



**ಅಧಿಕೃತವಾಗಿ ಪ್ರಕಟಿಸಲಾದುದು**

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<b>Volume 152</b>	<b>Bengaluru, Thursday, April 13, 2017 (Chaithra 23, Shaka Varsha 1939)</b>	<b>Issue 15</b>

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CĀ#AiĀ aĀŪKĀ aĀvŪDzĀzĀ±ŪKĀ, PĀAzĒ aĀvŪGádžÀ±Ā, ÉŪKĀ aĀĀgŪÉ gÁdĀ, PĀōgĀĀ  
°ÉgĀ<sup>1</sup> zĀ, Ā aĀĀĒ±Ā, ÉĖzĀ#AiĀ aĀŪKĀ aĀvŪGĀÉĀŪKĀ aĀĀgŪÉ gÁdĀ#Ā®gĀ aĀĀr zĀ  
#AiĀ aĀŪKĀ °ĀŪŒ PĒĀŌI PĀGZĀÉĀĀiĀ®AiĀ aĀ aĀĀr zĀ#AiĀ aĀŪKĀ

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**ΡΕ ΓΑΖΑΡΗ**

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PR-14

## REVENUE SECRETARIAT

## NOTIFICATION

**No.RD 1 BHUDAPU 2015, Bengaluru, Dated: 28.10.2016.**

In exercise of the powers conferred by section 5 of the Karnataka Land Revenue Act 1964 (Karnataka Act No 12 of 1964) and taking in to consideration the factors specified in clauses (i) to (iv) of rule 3 of the Karnataka Land Revenue Rules 1966 such as the population, area under land revenue and having regard to the administrative convenience, the Government of Karnataka proposes to issue a Notification to alter the limits of **Hallihole Village** with its hamlets, Kundapura Taluk, Udupi District and to constitute a new Village called **Hallihole** as specified in the schedule-II.

And Whereas, the said Gazette was made available to the public on 09.07.2015.

And Whereas, no objections and suggestions are received by the Deputy Commissioner, Udupi District.

Now Therefore, in exercise of the powers conferred by Sub-Section 4 of Section 4 of the Karnataka Land Revenue Act, 1964 (Karnataka Act No. 12 of 1964) the Government of Karnataka makes the alteration as specified in the following Schedules.

(2653)

## SCHEDULE-I

Name of the village Hamlet, Taluk and District	Survey No.	Extent	Name of the village, Hamlet, Taluk and District
Hallihole Village, Kundapur, Taluk and Udupi District	222	22.45 Acre	Pokal Land does not belong to Udupi District and Shivamogga District

The above shall come into effect from the date of publication of this notification in the Official Gazette.

By Order and in the name of the Governor of Karnataka

PR-15

C.Puttananjaiah

SC-100

Under Secretary to Government,

Revenue Department. (SSLR)

## CO-OPERATION SECRETARIAT

## NOTIFICATION

NO. CO 71 CLM 2016, BENGALURU, DATED: 06-12-2016.

In exercise of the powers conferred by sub-section (5) of Section 2A of the Karnataka Co-operative Societies Act, 1959 (Karnataka Act 11 of 1959) and in supersession of all previous notifications issued in this behalf, the Government of Karnataka hereby confers on the category of officers specified in column (2) of the table below, in respect of Co-operative Societies specified in column (4), the powers of the Registrar of Co-operative Societies under the provisions of the Karnataka Co-operative Societies Act, 1959 and the Karnataka Co-operative Societies Rules, 1960 specified in the corresponding entries in column (3), thereof, namely:-

TABLE

Sl. No.	Category of Officers	Powers delegated under sections/rule numbers of the Act and Rules	Co-operative Societies
(1)	(2)	(3)	(4)
I.	Assistant Registrar of Co-operative Societies in sub-division (except the Assistant Registrar of Co-operative Societies in Bengaluru Urban District)	Sections- 6, 7, 8, 10, 12, 16, 17, 27, 27B, 28, 28A(5), 29C, 29G(6), 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 103, 104, 105A, 110A, 111, 113, 117, 125 and 128B  Rules- 3, 6, 23, 26, 31, 50, 52 and 53 excluding Sections- 69, 70, 70A, 71, 103, 117 and Rule 31 in respect of Urban Cooperative Banks	(i) All Co-operative Societies whose area of operation is less than a Taluk (excluding Sugar and Water Users Cooperative Societies)
		Sections- 88, 89A, 89D, 99, 100, 101 and 101-B  Rules- 33B, 37, 38A, 46, 48, 49 and 49C(2)	(ii) All Co-operative Societies whose registered office is situated within the area of operation of the ARCS concerned irrespective of their area of operation except the Co-operative Societies referred to against Sl. No.II, IIB and XVII
		Sections- 101 and 101B  Rules- 37 and 38A.	(iii) All Urban Co-operative Banks excluding Amanath Cooperative Bank Ltd., Bengaluru
II	Assistant Registrar of Cooperative Societies appointed as Recovery Officer U/R 441 of K.C.S.R. to the concerned Financing Bank/ Cooperative Institution	Sections- 88, 89A, 89D, 99, 100, 101 and 101B  Rules-33B, 37, 38A, 46, 48, 49 and 49C(2)	(i) All Co-operative Societies irrespective of their area of operation, who have availed loans and advances from the concerned Financial Bank/ Cooperative Institution

(1)	(2)	(3)	(4)
II-A.	Assistant Registrar of Cooperative Societies, U/R 441 of KCSR to the Karnataka State Cooperative Urban Banks Federation Ltd., Bengaluru and Recovery Officer, (excluding Amanath Cooperative Bank Ltd.)	Sections- 101 and 101B  Rules- 37 and 38A.	<b>Headquarters-Bengaluru</b>  All Urban Co-operative Banks whose registered office is situated in the Districts of Bengaluru and Mysuru Regions  <b>Headquarters-Hubballi</b>  All Urban Co-operative Banks whose registered office is situated in the Districts of Belagavi and Kalaburagi Regions
II-B	Assistant Registrar of Cooperative Societies appointed U/R 441 of KCSR to Amanath Co-operative Bank Ltd., Bengaluru.	Sections- 101 and 101B  Rules- 37, 38A and 56	Amanath Co-operative Bank, Bengaluru
III.	Assistant Registrar of Co-operative Societies in Zone-1, 2, 3 and 4 of Bengaluru Urban Districts.	Sections- 6, 7, 8, 10, 12, 16, 17, 27, 27B, 28, 28A(5), 29C, 29G(6), 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 103, 104, 105A, 110A, 111, 113, 117, 125 and 128B  Rules- 3, 6, 23, 26, 31, 50, 52 and 53 excluding Sections- 69, 70, 70A, 71, 103, 117 and Rule 31 in respect of Urban Co-operative Banks	(i) All Co-operative Societies whose area of operation is less than a taluk and whose registered office is situated within the jurisdiction of the Assistant Registrar concerned (excluding Sugar and Water Users Co-operative Societies)
		Sections- 88, 89A, 89D, 99, 100, 101 and 101B  Rules- 33B, 37, 38A, 46, 48, 49 and 49C(2)	(ii) All Co-operative Societies whose registered office is situated within the jurisdiction of the ARCS concerned irrespective of their area of operation except the Co-operative Societies referred to against Sl. No. II, IIB and XVII
IV.	Deputy Registrar of Co-operative Societies in the District (except the Deputy Registrar of Cooperative Societies of Bengaluru Urban District)	Sections- 14, 14B, 30, 72, 72A, 73, 74, 75, 118(2)  Rules- 22(1)(a), 24(2)(a) and 33	(i) All Co-operative Societies whose area of operation is less than a taluk
		Sections- 6, 7, 8, 10, 12, 14, 14-B, 16, 17, 27, 27B, 28, 28A(5), 29C, 29G(6), 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 103, 104, 105A, 110A, 111, 113, 117, 125 and 128B  Rules- 3, 6, 23, 26, 31, 50, 52 and 53.	(ii) All Co-operative Societies whose area of operation is Taluk and is below a District (excluding Sugar and Water Users Co-operative Societies)
		Sections- 69, 70, 70A, 71, 103 and 117  Rules- 31 and 56	(iii) All Urban Co-operative Banks (excluding Amanath Cooperative Bank Ltd., Bengaluru) irrespective of their area of operation and whose registered office is situated within the jurisdiction of the Deputy Registrar concerned
V.	Deputy Registrar of Co-operative Societies Zone-1, 2, 3 and 4 in Bengaluru Urban District	Sections- 14, 14B, 30, 72, 72A, 73, 74, 75, 118(2)  Rules-22(1)(a), 24(2)(a) and 33	(i) All Co-operative Societies whose area of operation is less than a taluk and whose registered office is situated within the jurisdiction of the Deputy Registrar concerned.

(1)	(2)	(3)	(4)
		<b>Sections-</b> 6, 7, 8, 10, 12, 14, 14-B, 16, 17, 27, 27B, 28, 28A(5), 29C, 29G(6), 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 103, 104, 105A, 110A, 111, 113, 117, 125 and 128B <b>Rules-</b> 3, 6, 23, 26, 31, 50, 52 and 53.	(ii) All Co-operative Societies whose area of operation is taluk and whose registered office is situated within the jurisdiction of the Deputy Registrar concerned. (excluding Sugar and Water Users Cooperative Societies)
		<b>Sections-</b> 69, 70, 70A, 71, 103 and 117 <b>Rule-</b> 31	(iii) All Urban Co-operative Banks (excluding Amanath Co-op. Bank Ltd., Bengaluru) irrespective of their area of operation and whose registered office is situated within the jurisdiction of the Deputy Registrar concerned.
VI	Joint Registrar of Co-operative Societies in the Region (Except Bengaluru Region)	<b>Sections-</b> 30, 72, 72A, 73, 74, 75 and 118(2) <b>Rules-</b> 22(1)(a), 24(2)(a) and 33	(i) All Co-operative Societies whose area of operation is Taluk and is upto District (except powers delegated in respect of Sl. No. VII, VII-A and B, VIII-A, XIII, XV, XVI and XVIII)
		<b>Sections-</b> 6, 7, 8, 10, 12, 14, 14-B, 16, 17, 27, 27B, 28, 28A(5), 29C, 29G(6), 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 103, 104, 105A, 110A, 111, 113, 117, 125 and 128B <b>Rules-</b> 3, 6, 23, 26, 31, 50, 52 and 53 (excluding Sections- 69, 70, 70A, 71, 103, 117 and Rules 31 in respect of Urban Co-operative Banks)	(ii) All Co-operative Societies whose area of operation extends to a District and is upto a Region (except powers delegated in respect of Sl. No. VII, VII-A and B, VIII-A, XIII, XV and XVIII)
		<b>Sections:</b> 26A and 26B	(iii) All Co-operative Societies whose area of operation is less than a District and whose area of operation extends to a District (excluding Sugar, Sericulture, Horticulture and Textile Co-operative Societies)
		<b>Rule-</b> 17	(iv) All Co-operative Societies whose area of operation is less than a Taluk and whose area of operation extends to a Taluk (excluding Sugar and Textile Co-operative Societies)
VI-A	Joint Registrar of Co-operative Societies in Bengaluru Region	<b>Sections-</b> 30, 72, 72A, 73, 74, 75 and 118(2) <b>Rules-</b> 22(1)(a), 24(2)(a) and 33	(i) All Co-operative Societies whose area of operation is Taluk and is upto District
		<b>Sections-</b> 6, 7, 8, 10, 12, 14, 14-B, 16, 17, 27, 27B, 28, 28A(5), 29C, 29G(6), 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 103, 104, 105A, 110A, 111, 113, 117, 125 and 128B <b>Rules-</b> 3, 6, 23, 26, 31, 50, 52, 53 and 56	(ii) All Co-operative Societies in the jurisdiction of Deputy Registrar of Co-operative Societies Zone-1, 2, 3 and 4 of Bengaluru Urban District whose area of operation is more than a taluk and is upto the Region (except powers delegated in respect of Sl. No. VII, VII-A and B, VIII-A, XIII, XV, XVI and XVIII).

(1)	(2)	(3)	(4)
		<p><b>Sections-</b> 6, 7, 8, 10, 12, 14, 14-B, 16, 17, 27, 27B, 28, 28A(5), 29C, 29G(6), 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 103, 104, 105A, 110A, 111, 113, 117, 125 and 128B.</p> <p><b>Rules-</b> 3, 6, 23, 26, 31, 50, 52, 53 and 56</p> <p>(excluding <b>Sections-</b> 69, 70, 70A, 71, 103 and 117 and <b>Rules</b> 31 and 56 in respect of urban co-operative banks)</p>	(iii) All Co-operative Societies except those cooperatives under the jurisdiction of the Deputy Registrar of Cooperative Societies Zone-1, 2, 3, and 4 of Bengaluru Urban District whose area of operation extends to a District and is upto Region (except powers delegated in respect of Sl. No. VII, VII-A and B, XIII, XV, XVI and XVIII).
		<b>Sections:</b> 26A and 26B	(iv) All Co-operative Societies whose area of operation is less than a District and whose area of operation extends to a District (excluding Sugar, Sericulture, Horticulture and Textile Co-operative Societies)
		<b>Rule-</b> 17	(v) All Co-operative Societies whose area of operation is less than a Taluk and whose area of operation extends to a Taluk (excluding Sugar and Textile Co-operative Societies)
VII	Joint Registrar of Co-operative Societies (Urban Banks Cell) Office of the Registrar of Co-operative Societies		All Urban Co-operative Banks, Urban Credit Co-operative Societies and Employees Credit Co-operative Societies
		<p><b>Sections-</b> 30, 118(2)</p> <p><b>Rules-</b> 17, 22(1)(a) and 24(2)(a).</p>	(i) whose area of operation is beyond taluk and is below a District
		<p><b>Sections-</b> 6, 7, 8, 10, 12, 14, 14-B, 16, 17, 27, 27B, 28, 28A(5), 29C, 29G(6), 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 71, 103, 104, 105A, 110A, 111, 113, 117, 125 and 128B</p> <p><b>Rules-</b> 3, 6, 23, 26, 31, 50, 52 and 53.</p>	(ii) whose area of operation is District and is less than a Region
		<b>Sections-</b> 26A and 26B	(iii) whose area of operation is beyond a district but less than a Region
		<p><b>Sections-</b> 69, 70, 70A, 71, 103, 117</p> <p><b>Rules-</b> 31</p>	(iv) Whose area of operation above Region and upto State (Excluding Credit Co-operative Societies dealing with housing activities).
VII-A	Additional Registrar or Joint Registrar of Co-operative Societies as the case may be attached to the Karnataka State Co-operative Urban Banks Federation Limited, Bengaluru U/R 441 of KCSR (excluding Amanath Co-operative Bank Ltd., Bengaluru)	<p><b>Section-</b> 69, 70, 70A, 71 (except clause (b) and (c) of sub section (1) of Section 71), 103 and 117</p> <p><b>Rules-</b> 31</p>	<p><b>Headquarters - Bengaluru</b></p> <p>All Urban Co-operative Banks whose registered office is situated in the Districts of Bengaluru and Mysuru Regions</p> <p>Headquarters-Hubballi</p> <p>All Urban Co-operative Banks whose registered office is situated in the Districts of Belagavi and Kalaburagi Regions</p>

(1)	(2)	(3)	(4)
VII-B	Joint Registrar of Co-operative Societies (ICDP), Office of the RCS, Bengaluru.	Section-69, 70, 70A, 71 (except clause (b) and (c) of sub section (1) of Section 71), 103 and 117. Rules- 31	Amanath co-operative Bank Ltd., Bengaluru
		Sections:- 72, 72A, 73, 74, 75 and 118(2) Rules- 33	All co-operative societies whose area of operation extends to a district and less than a region.
VIII.	Additional Registrar of Co-operative Societies (Credit), RCS Office, Bengaluru		All Co-operative Societies in Co-operative Credit Structure
		Sections- 26A, 26B and 30. Rules-22(1)(a), 24(2)(a)	(i) whose area of operation extends to a District and less than a region
		Sections- 6, 7, 8, 10, 12, 14, 14-B, 16, 17, 26A, 26B, 27, 28, 28A(5), 29(C), 29G(6), 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 103, 104, 105A, 110A, 111, 113, 117, 125 and 128B Rules- 3, 6, 23, 26, 31, 50, 52 and 53.	(ii) whose area of operation extends to a Region and upto the State including Apex Bank, KSCARD Bank and Federations in Co-operative Credit Structure.
		Rule- 17	(iii) Co-operative Societies whose area of operation is beyond a taluk but less than Region.
VIII-A	Additional Registrar or Joint Registrar of C.S. as the case may be attached to the Karnataka State Co-operative Apex Bank Limited, Bengaluru U/R 441 of the KCSR	Section- 69, 70, 70A, 71 (except clause (b) and (c) of sub-section (1) of Section 71), 103 and 117 Rules- 31	Karnataka State Co-operative Apex Bank Ltd., Bengaluru.
IX.	Additional Registrar of C.S. (Consumer and Marketing) RCS Office, Bengaluru		All Co-operative Societies dealing in Consumers, Marketing, Processing and Oil seeds sectors
		Sections- 30 Rules- 22(1)(a), 24(2)(a)	(i) whose area of operation extends to a District and is less than a Region
		Sections- 26A and 26B	(ii) whose area of operation is beyond a District but less than a Region
		Sections- 6, 7, 8, 10, 12, 14, 14-B, 16, 17, 26A, 26B, 27, 27B, 28A(5), 29C, 29G(6), 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 103, 104, 105A, 110A, 111, 113, 117, 125 and 128B Rules- 3, 6, 23, 26, 31, 50, 52 and 53.	(iii) whose area of operation extends to a Region and upto the State including Federations in these sectors (except Sl. No.VII, X and XI)
		Rule - 17	(iv) Co-operative Societies whose area of operation is beyond a taluk but less than a Region.

(1)	(2)	(3)	(4)
X	Additional Registrar of Co-operative Societies (Housing and Miscellaneous) RCS Office, Bengaluru		All types of Co-operative Societies (excluding Consumers, Marketing, Farming, Oil Growers Co-operatives, Processing Co-operatives, Urban and Rural Credit Co-operatives/Urban Banks, All agricultural credit co-operative societies, All employees credit co-operative societies and all Industrial and Dairy Co-operatives
		Sections- 30 Rules- 22(1)(a), 24(2)(a)	(i) whose area of operation extends to a District and is less than a Region
		Sections- 26A and 26B	(ii) whose area of operation is beyond a District but less than a Region
		Sections- 6, 7, 8, 10, 12, 14, 14-B, 16, 17, 26A, 26B, 27, 27B, 28, 28A(5), 29C, 29G(6), 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 103, 104, 105A, 110A, 111, 113, 117, 125 and 128B Rules- 3, 6, 23, 26, 31, 50, 52 and 53.	(iii) whose area of operation extends to a Region and upto the State including Federation in these sectors and Credit Co-operative Societies dealing with housing activities.
		Rule-17	(iv) Co-operative Societies whose area of operation is beyond a taluk but less than a Region.
		Sections- 69, 70, 70A, 71, 103, 117 Rules- 31	(iv) Whose area of operation above Region and upto State in respect of Credit Co-operative Societies dealing with housing activities.
XI	Additional Registrar of Co-operative Societies (Industries and Dairy) RCS Office, Bengaluru		All Industrial Co-operatives including Handicrafts Co-operatives, Khadi and Village Industries, Artisans Industrial Co-operatives, Beedi Workers Co-operatives, Coir Co-operatives, Dairy Cooperatives, District Co-operative Unions, District Supply and Marketing Co-operatives (except Sl. No. VIII, IX and X)
		Sections- 30 Rules-22(1)(a), 24(2)(a) and 33	(i) whose area of operation extends to a District but less than a Region
		Sections- 26A and 26B	(ii) whose area of operation is beyond a District but less than a Region
		Sections- 6, 7, 8, 10, 12, 14, 14-B, 16, 17, 26A, 26B, 27, 27B, 28, 28A(5), 29C, 29G(6), 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 103, 104, 105A, 110A, 111, 113, 117, 125 and 128B Rules- 3, 6, 22(1)(a), 23, 24(2)(a), 26, 31, 50, 52 and 53.	(iii) whose area of operation extends to a Region and upto the State including Federation in these sectors Karnataka State Co-operative Federation Ltd., KMF District Co-operative Milk Unions District Co-operative Unions and DSMS
		Rule-17	(iv) Co-operative Societies whose area of operation is beyond a taluk but less than a Region

(1)	(2)	(3)	(4)
XII	Commissioner for Cane Development and Director of Sugar and ex-officio Additional Registrar of Co-operative Societies	Sections- 30 Rules-22(1)(a), 24(2)(a)	(i) All types of Co-operative Sugar Factories whose area of operation is less than a Region
		Sections- 26A and 26B	(ii) All types of Co-operative Sugar Factories whose area of operation is beyond a District but less than a Region
		Sections- 6, 7, 8, 10, 12, 14, 14-B, 16, 17, 27, 27B, 28, 28A(5), 29C, 29G(6), 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 103, 104, 105A, 111, 113, 117, 125 and 128B Rules- 3, 6, 23, 26, 31, 50, 52 and 53	(iii) All types of Co-operative Sugar Factories whose area of operation extends to a Region but upto the State including Federations in these sectors.
		Rule- 17	(iv) All types of Co-operative Sugar Factories whose area of operation is beyond a taluk but less than a Region.
XIII	Joint Registrar of Co-operative Societies and HQA to Commissioner for Cane Development and Director of Sugar and Ex-officio Addl. Registrar of Co-operative Societies	Sections- 26A and 26B	(i) All Co-operative Sugar Factories whose area of operation is less than a District and upto a District
		Sections- 6, 7, 8, 10, 12, 14, 14-B, 16, 17, 27, 27B, 28, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 103, 104, 105A, 111, 113, 117 125 and 128B Rules- 3, 6, 23, 26, 31, 50, 52 and 53	(ii) Co-operative Sugar Factories whose area of operation is less than a Region
		Rule-17	(iii) Co-operative Sugar Factories whose area of operation is less than a Taluk and whose area of operation extends to a Taluk
XIV	Textile Commissioner and ex-officio Additional Registrar of Co-operative Societies	-	All types of Textile Co-operative Societies, Co-operative Spinning Mills and Weavers Co-operatives in Silk, Cotton and Wollen
		Sections- 30 Rules-22(1)(a), 24(2)(a)	(i) whose area of operation extends to a District and is less than a Region (excluding Federation in these sectors)
		Sections- 26A and 26B	(ii) whose area of operation is beyond a District but less than a region
		Sections- 6, 7, 8, 10, 12, 14, 14B, 16, 17, 27, 27B, 28A(5), 29C, 29G(6), 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 103, 104, 105A, 110A, 111, 113, 117, 125 and 128B Rules- 3, 6, 23, 26, 31, 50, 52 and 53	(iii) whose area of operation extends to a Region but upto the State including Federations in these sectors
		Rule-17	(iv) whose area of operation is beyond a taluk but less than a Region



(1)	(2)	(3)	(4)
XV	Joint Registrar of Co-operative Societies O/o Textile Commissioner	Sections- 30 Rules-22(1)(a), 24(2)(a)	(i) All types of Textile Co-operative Spinning Mills and Weavers Co-operative Societies in Silk, Cotton, Wollen Co-operative Societies whose area of operation extends to a Taluk but less than a district.
		Sections- 26A and 26B	(ii) whose area of operation is less than and upto a District
		Sections- 6, 7, 8, 10, 12, 14, 14B, 16, 17, 27, 27B, 28, 28A(5), 29C, 29G(6), 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 103, 104, 105A, 110A, 111, 113, 117, 125 and 128B Rules- 3, 6, 23, 26, 31, 50, 52 and 53	(iii) whose area of operation extends to a District but less than a Region
		Rule- 17	(iv) All types of Textile Co-operative Societies whose area of operation extends to a Taluk
XVI	Joint Registrar of Co-operative Societies (Sericulture) Office of the Commissioner for Sericulture Development and Director of Sericulture		All types of Sericulture Co-operative Societies
		Sections- 30 Rules-22(1)(a), 24(2)(a)	(i) whose area of operation extends to a Taluk but less than a District
		Sections- 26A and 26B	(ii) whose area of operation is less than and upto a District
		Sections- 6, 7, 8, 10, 12, 14, 14B, 16, 17, 27, 27B, 29G(6), 28, 28A(5), 29C, 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 103, 104, 105A, 110A, 111, 113, 117, 125 and 128B Rules- 3, 6, 23, 26, 31, 50, 52 and 53	(iii) whose area of operation extends to a District and is less than a Region
		Rule-17	(iv) All types of Sericulture co-operative Societies whose area of operation is upto to a taluk
XVII	Assistant Registrar of Co-operative Societies (command area development authority)	Sections- 6, 7, 8, 10, 12, 16, 17, 27, 27B, 28, 28A(5), 29C, 29G(6) 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 103, 104, 105A, 110A, 111, 113 117, 125 and 128B Rules- 3, 6, 23, 26, 31, 50, 52 and 53	(i) All water users co-operative societies in the jurisdiction of Command Area Development Authority and whose area of operation is less than taluk
		Sections- 99, 100, 101, 101B Rules- 33B, 36, 37, 38, 38A, 42, 45, 46 and 47	(ii) All water users co-operative societies whose registered offices are situated within the jurisdiction of the Assistant Registrar of Cooperative Societies concerned, irrespective of their jurisdiction

(1)	(2)	(3)	(4)
<b>XVIII</b>	<b>Additional Registrar or Joint Registrar of Co-operative Societies, as the case may be working as Land Development Officer (Co-operation) Command Area Development Authority)</b>	<b>Sections-</b> 14, 14B, 30, 72, 72A, 73, 74, 75 <b>Rules-</b> 24(2)(a) and 33	(i) All water users co-operative societies in the jurisdiction of Command Area Development Authority and whose area of operation is less than a taluk
		<b>Sections-</b> 6, 7, 8, 10, 12, 14, 14B, 16, 17, 27, 27-B, 28A(5), 29C, 29G(6), 30, 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 72, 72A, 73, 74, 75, 103, 104, 105A, 110A, 111, 113, 117, 125 and 128B <b>Rules-</b> 3, 6, 23, 24(2)(a), 26, 31, 33, 50, 52 and 53	(ii) All water users co-operative societies in the jurisdiction of Command Area Development Authority and whose area of operation extends to a taluk
		<b>Sections-</b> 6, 7, 8, 10, 12, 14, 14B, 17, 27, 27B, 28, 28A(5), 29C, 29G(6), 30, 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 72, 72A, 73, 74, 75, 103, 104, 105A, 110A, 111, 113, 117, 125 and 128B. <b>Rules-</b> 3, 6, 23, 24(2)(a), 26, 31, 50, 52 and 53	(iii) All water users co-operative societies in the jurisdiction of command area development authority and whose area of operation extends beyond a taluk but does not extend beyond a district
		<b>Sections-</b> 28A(5), 29C, 29G(6), 31, 31A, 69, 70, 70A, 71, 103, 105A, 117, 125 and 128B <b>Rule-</b> 31	(iv) All water users co-operative societies in the jurisdiction of command area development authority and whose area of operation extends beyond a taluk but does not extend beyond a Region
<b>XIX</b>	<b>Director for Horticulture and Ex-officio Additional Registrar of C.S.</b>		All types of Horticulture Co-operative Societies
		<b>Sections-</b> 30 <b>Rules-</b> 22(1)(a), 24(2)(a)	(i) whose area of operation extends to a District and less than Region
		<b>Sections-</b> 26A and 26B	(ii) whose area of operation upto a District and less than State
		<b>Sections-</b> 6, 7, 8, 10, 12, 14, 14B, 16, 17, 27, 27B, 28, 28A(5), 29C, 29G(6), 31, 31A, 58(e), 64, 65, 65A, 67, 68, 69, 70, 70A, 71, 103, 104, 105A, 110A, 111, 113, 117, 125 and 128B <b>Rules-</b> 3, 6, 23, 26, 31, 50, 52 and 53	(iii) whose area of operation extends beyond Region and is upto State
		<b>Rule-17</b>	(iv) All types of Horticulture co-operatives whose area of operation is upto District

BY ORDER AND IN THE NAME OF THE GOVERNOR OF KARNATAKA,

**GURUSWAMY**

Officer on Special Duty &amp; Ex-officio

Deputy Secretary to Government (I/C),

Co-operation Department.

À P R Á g À , à a Á ® A i Ä

CϕüÆZÈÉ

ASÍM 43 1 JEIJ i 2016, ÁU4Egā, €EÁAPÀ 26-09-2016.

[illegible][illegible]

PÉ gÁZÁPμŦ

PR-19

PAÖgZÀ CÇĬĬÈ PAAiÄÖzPÖ,

À PÁGÀ E-ÁSÉ

À P R Á g À , à a Á ® A i Ä

Cϕü ÆZÈÉ

**ASÍ 1º M 54 1º JEI J. i 2016, 1º AUM E q A, C E Á P A 21-09-2016.**

[illegible]

PIEÄÖI PÄ gÄdÄÄ®gÄ DeÄÄÄ ÄgÄ aÄvÄÜ CÄgÄ °ÉÄ EÄP è

**PÉ gÁZÁPÈμ**

PR-18

PAÖqZÀ CÇĬĬÈ PAAiÄÖZPÖ,

À PÁGÀ E - ÁSÉ

À PÀgÀ , à a Á® AiÄ

СФЎÆZÈÉ

ÀSÍ<sup>1</sup>M 74 <sup>1</sup>JËJ ï 2016, "ÁU<sup>4</sup>MEqÄ, ÇÉÁAPÀ 14-10-2016.

[illegible]

PŁĄĆ! PŁĄĆ! PŁĄĆ! PŁĄĆ! PŁĄĆ! PŁĄĆ! PŁĄĆ! PŁĄĆ! PŁĄĆ! PŁĄĆ!

**PÉ gÁZÁPÈ**

PR-57

PAÖgZÀ CÇĬĬÀ PAAiÄÖzPÖ,

À PÁGÀ E - ÁSÉ

À P R Á q À à a Á ® A i Ä

CϕüÆZÈÉ

ÀSÍ¹M 57 ¹JÊÏJ ï 2016, ¹AUMÈqÄ, ÇÉÁAPÀ 18-10-2016.

1. PĀōgā Ccū KEZEĒ ASi 1M 122 1 JEI J 1 2014, CĒĀPĀ 28-10-2014gĒ Ē ĀĀkĀPĀ PĀGĀPĀ aĥvĀUĀĀĀUĀCĀPĀCĀPĀ  
 2. PĀJ ĒĀgĀ 2a PĒUĀ FĒEZĀ Dqĥvā āĀqĥUĒ 2Ē «. °AUPĒEwō ©Ei JEI. «ĀgĀNĒqĀ EĒĀVĀĀ, 2PĀJ ĒĀgĀ EĀĀĀ  
 3. EĀĀĀ 2Āō±EĒĒĀ F PĒeqĀĀ eĀĀ UĒ SōĀĀVĒ qĀĀĀĀ 1 ZĒ

<sup>a</sup> AAZa<sup>a</sup> gEa, PEaOI PA<sup>a</sup> PPAga<sup>a</sup> AWUka Cc<sup>a</sup> Piai<sup>a</sup> 1959ga<sup>a</sup> YP<sup>a</sup>ht 28J GYa<sup>a</sup> YP<sup>a</sup>ht (4<sup>a</sup>)(1)ga<sup>a</sup> aAgUE<sup>a</sup> Yz<sup>a</sup>MP Aza Cc<sup>a</sup>PAgUkaEaB Za<sup>a</sup> A-A<sup>a</sup>, PEaOI PA<sup>a</sup> PAogPa<sup>a</sup> Ya<sup>a</sup>zkaPa<sup>a</sup> PPAgaP<sup>a</sup> aAWUka<sup>a</sup> AUA<sup>a</sup> oP<sup>a</sup>ht<sup>a</sup> AA<sup>a</sup>Pi<sup>a</sup> z., 2PaJ YaGa<sup>a</sup> 2a<sup>a</sup>PEUa<sup>a</sup> F<sup>a</sup>-E Ez<sup>a</sup>ha Dq<sup>a</sup>h<sup>a</sup> aAAga<sup>a</sup> Ue<sup>a</sup> 2E<sup>a</sup> J<sup>a</sup>Ei. gaDYa<sup>a</sup> oEi<sup>a</sup> Eha<sup>a</sup> aMA<sup>a</sup> CA<sup>a</sup> AgU<sup>a</sup>EYa<sup>a</sup> 2PaJ YaGaVa<sup>a</sup> oPa<sup>a</sup>, 2a<sup>a</sup>PEUa<sup>a</sup> F<sup>a</sup>-E Ea<sup>a</sup> gEaB<sup>a</sup> za<sup>a</sup> gEaB<sup>a</sup> F<sup>a</sup> Pkaqa<sup>a</sup> a eA<sup>a</sup> Ue<sup>a</sup> Sq<sup>a</sup> aAv<sup>a</sup> oAU<sup>a</sup>E. PAogza<sup>a</sup> aAA<sup>a</sup> C<sup>a</sup> EaDza<sup>a</sup> zP<sup>a</sup> hU<sup>a</sup>E Ea<sup>a</sup> aza<sup>a</sup> oEa<sup>a</sup> aAa<sup>a</sup> zE<sup>a</sup>

PİÉÁŒI PÀ gÁdāYÁ®gÀ DeÑĖĂ ĄgÀ aÄvÄÜ CªğÀ °ĖĴ ĘP ě

PÉ gÁZÁPÈμǾ

PR-58

..PÁŏqZÀ CÇĭĖÀ PÁAiĀŏzPŏ.

À PÁGÀ E - ÁSÉ

In exercise of the powers conferred by sub-section (3) of Section 34 of the Boilers Act 1923 (General Act 5 of 1923), the Government of Karnataka, being satisfied that having regard to the material design or construction of boilers and to the need for the

rapid industrialization of the country, it is necessary so to do, hereby exempts 8 Nos steam Generators of units 3 and unit 4 of Kaiga Generation Station, Unit of Nuclear Power Corporation of India Limited, Kaiga, Uttara Kannada District from the operation of all the provisions of the said Act subject to the following conditions.

- (1) The reports of the periodical RLA tests conducted on these steam generators shall be submitted to the Director of Boilers, Bengaluru.
- (2) Any changes in design or material construction of the steam generators during routine repairs or modification shall be intimated to the Director of Boilers, Bengaluru.

By Order and in the name of the Governor of Karnataka,

PR-353

**G.M. SIDDARAJU,**  
Under Secretary to Government,  
Labour Department.  
(Factories & Boilers)

### LAW SECRETARIAT

#### NOTIFICATION – I

**No. LAW 137 LCE 2014, Bengaluru, Dated : 24.12.2016.**

**Senior Civil Judge & J.M.F.C., Narasimharajapura**

In exercise of the powers conferred by the proviso to sub-section (1) of Section 6 read with sub-section (1) of Section 10 and sub-section (1) of Section 13 of the Karnataka Civil Courts Act, 1964 (Karnataka Act 21 of 1964), and in exercise of the powers under sub-section (1) and sub-section (3) of Section 11 of the Code of Criminal Procedure, 1973 (Central Act 2 of 1974), the Government of Karnataka, in consultation with the High Court of Karnataka, hereby establishes with effect from the date the Presiding Officer assumes charge of the post, a Court of Senior Civil Judge & J.M.F.C., at Narasimharajapura in Chikkamagaluru District, and fixes Narasimharajapura as the place at which the said Court of Senior Civil Judge & J.M.F.C., shall be held and also fixes the local limits of the jurisdiction of the said Court to be the area within the local limits of the revenue taluk of Narasimharajapura in Chikkamagaluru District.

By Order and in the name of the Governor of Karnataka,

PR-354

SC-25

**S. UMESHA**  
Under Secretary to Government (Admn.-1),  
Law Department.

### LAW SECRETARIAT

#### NOTIFICATION – II

**No. LAW 137 LCE 2014, Bengaluru, Dated : 24.12.2016.**

**Senior Civil Judge & J.M.F.C., Narasimharajapura**

In exercise of the powers conferred by sub-section (1) of Section 13 of the Karnataka Civil Courts Act, 1964 (Karnataka Act 21 of 1964) and Section 14(1) of the Code of Criminal Procedure, 1973 (Central Act 2 of 1974) and in partial modification of the Notifications issued earlier in this behalf, the Government of Karnataka, in consultation with the High Court of Karnataka, hereby varies with effect from the date the Presiding Officer assumes charge of the Court of Senior Civil Judge & J.M.F.C., Narasimharajapura, the local limits of the jurisdiction of the Courts of Senior Civil Judge, Tarikere, by excluding the revenue taluk of Narasimharajapura from the jurisdiction of the said Court.

By Order and in the name of the Governor of Karnataka,

PR-355

SC-25

**S. UMESHA**  
Under Secretary to Government (Admn.-1),  
Law Department.

### LAW SECRETARIAT

#### NOTIFICATION – III

**No. LAW 137 LCE 2014, Bengaluru, Dated : 24.12.2016.**

**Senior Civil Judge & J.M.F.C., Narasimharajapura**

In exercise of the powers conferred by Section 8 of the Karnataka Civil Courts Act, 1964 (Karnataka Act 21 of 1964), the Government of Karnataka, in consultation with the High Court of Karnataka, hereby fixes with effect from the date the Presiding Officer



À P R Á g À , à a Á ® A i Ä

Cϕü ÆZÆÉ

ASÍM 34 1 JEIJ i 2015, ÁUÀEgÀ, ÇEÁAPÀ 29-12-2016.

PEÁOI PÁ PPAgá AWUÁ CcAIAÁ 1959gá YPbát 28J GYá YPbát (4©)(1)gá aÁAGUÉ YZbPÁZÁ CcPÁGUMÉAB ZÁÁ-Á¹, PEÁOI PÁ PÁOGPÁ aPISÁYÁgá F´É aÁVUÁrSAqÉ vÁ©EPÁ YÁZÁKIPA PMT aÁVUÁZÁÁUÁ©PbC´´ÁAPi ¢, UÁrSAqÉ EzbÁ DqZvÁ aÁAQIUE Zb YPÁVbPÁ©Ei aÁPI gFg CÉPÁÁEPbÁ UÁZÁ, UÁrSAqÉ vÁ©EPÁ, aPISÁYÁgá F´É EªbEAB ZÁbEAB/ F PKEqÁÁ eÁI UE SgÁÁÁVÉ aÁUME PÁOGZÁ aÁACÉÁ DZÁZbPÁUÉ EÁaÁZÁÁOÉÁ aÁArZÉ

PIÉÁŌI PÀ gÁdāYÁ®gÀ DeŹĖĚ ĄgÀ a ĄvĀŮ CāgÀ ōĚĴ ĒP ě

PÉ gÁZÁPÈμǾ

PR-378

PAÖqZÀ CÇÄÈ PAAiÄÖZPÖ,

ΠΡΑΓΜΑ ΕΞΕΛΙΞΕΤΑΙ

À P R Á g À , à a Á ® A i Ä

Cϕü ÆZÈÉ

ASÍM 187 1 JEIJ i 2014/1, AUMEGÄ, CEÁPÄ 29-12-2016.

PEÁOI PÄ PPAGÄ AWUUA CÇAIAÄ 1959gä YPHät 28J GYÄ YPHät (4©)(1)gä ÄAGÜE YEÄMPÄZÄ CÇPÄGUMÄB  
ZÄÄ-Ä1, PEÁOI PÄ PÄÖGPÄ ZÄ 1ZÄHÄVÄ@EPÄ MPPIVÄÄ OI ÄPÄ ÄMÄGI PPÄJ ÄWÄ», CXÄÄ ``KÄÄ« F-EZgADqkävÄ  
ÄAQküzF ZÄ ÄÄVÄÄgÄÄÄUEAQÄ»qPPe Ä:gMAdAgPÄQÄ CXÄÄVÄÄEPÄ, ``KÄÄ« F-E591 230 EÄgEÄB ZÄHgEÄBV F PHEQTÄ  
eÄj ÜE SqÄÄVÄ ÖÄUME PÄögzi ÄÄACEÄDzÄÄZPÄHÜE EÄÄÄZÄÖ±EÄ ÄÄR-zÉ

PIAÖI PÀ qÁdãYÁ®gà DeÖEÄ Ägà aÄvÄÜ Cªgà °ÉÄ E P è

PÉ qÁZÁPÈŁŁ

PR-379

PAÖqZÀ CÇÄÈ PAAiÄÖZPÖ,

À PÁGÀ E-ÁSÉ

À P R Á g À , à a Á ® A i Ä

Cϕü ÆZÈÉ

ASÍM 96 1JfiJ, i 2016, ÁUÁEgÄ, ÇÉÁPÀ 30-12-2016.

PEÁOI PA PPAÁGA AVVUUA CÇ#AIAA 1959gA YPHAT 28J GYA YPHAT (4C)(1)gA AAGUE YZMFAZA CÇPAGUUEAB  
ZAA-AA1, PEÁOI PA PÁOGFÁ ZAAHUEG YAAKIPA PPAAGAPM AAVUUAÁUÁOPC#AAPI A, ZAAHUEG EZBADAQVAA AAGUUEAB  
ZAA »AAVigAei PUA. ©Ei AÁAZAAK D@EgA UAÁA, ZAAHUEG VÁ@EPA & F-E EAGUEAB ZAGUEAM F PKEqA A eAJ UE  
SOAÁAVI OAUKE. PÁOGZAA AÁACFEA DZAAZP HUE EÁA AAZOAE AÁARZÉ

PIEÄÖI PÄ gÄdÄÄ®gÄ DeÄÄÄ ÄgÄ aÄvÄÜ CÄgÄ ÖÄÄ EÄÄ

PÉ gÁZÁPÈμǾ

PR-380

PAÖgZÀ CÇÄÈ PAAiÄÖzPÖ,

À PÁGÀ E - ÁSÉ

À P R Á q À À a Á ® A i Ä

Cϕü ÆZÈÉ

ASÍ M 79 1 JEIJ i 2016, ÁUÀEgÀ, ÇEÁPI30-12-2016.

PÄöglä Cq̄lÆZEE, ASİ'M 124<sup>1</sup>JEİJ İ 2014, Ç:03-06-2014gPè<sup>a</sup>AQā °A®Å MPKEII ,<sup>a</sup>AQā EZğĀ Dqlvā  
°AQKŪf Zē °AUĞAdā ©Eī - Ğmī PÄZMİā °AULAYğĀ ENEUEQĖAZERØ PA'Ä °OEAS%,<sup>a</sup>NPA Nı VÄ®AEPA EA gJEAB, LÄ gJEAN/  
°IARZA EÄ°ÄzÄÖ±EPPEAB F PEqa'ä eAJ UE Sqa°Avē qLNYr1zi

PEÁØI PÀ PPÁgÀ ÁVWUkÀ CÇPÁÍÄÄ 1959gÀ ¥Pht 28J G¥Ä ¥Pht (4©)(1)gÀ ÄÄGÜE YÄMFAZÄ CÇPÁGUÄEÄB  
ZÄÄ-Ä¹, PEÁØI PÀ PÁÖgpÄ ÄÄAqÄ ÖÄÖÄ MPHEH , ÄÄAqÄ EzhÄ DqkvÄ ÄÄAqÄUE ZÄ 1zÄUEqÄ©Ei 1zÄUEqÄ ZEÄ; ¥PPEYPA,  
QgÄUÄÄPÄ ÖEÄS½, ÄÄVPAzi vÄÖEPÄ ÄÄAqÄ f-EÄGEÄB, ZÄhgEÄM F PKEqÄÄ eÄj ÜE SgÄÄÄvE ÖÄUME PÄögzÄ ÄÄÄCCEÄ  
DzÄÄZPÄUE EÄÄÄZÄÖ±EÄÄÄÄrzi

PİĖÁĐİ PÀ gÁdāŸÁ®gÀ DeÑĚĂ ĄgÀ aÄvÄÜ CªğÀ °ÉĴ ĒP ě

**PÉ qÁZÁPÈŁŁ**

PR-381

PÁŏgZÀ CÇĀÈÀ PÁAiĂŏzPŏ,

À PÁqÀ E - ÁSÉ





À P R Á g À , à a Á ® A i Ä

Cϕü ÆZÈÉ

ASÍ M 05 1 JEI J i 2015, "AUM EQA, CEAP 29-12-2016.

PEÄOI PA ,PPAgä ,AWWA CcPÄIÄÄ 1959gä YBgt 28J GYÄ YBgt (4©)(1)gä äÄgÜE YZMP ÄZA CCpÄgUMÄB  
ZÄÄ-Ä¹, PEÄOI PA ,PÄögPÄ °Ä,EA F-E°EWEgRÄYÄgAvä©EPÄ °PAÄAIeÄVÄÄ°AAgÄI ,PPAgä ,AWWÄ., °EWEgRÄYÄgÄEZgÄ  
Dqkävä°AAQkzUE ZÄ°Zi.Dgi. YBÄ± vÄzf gAUgAdÄ, YÄmf ©ÄC, °EWEgRÄYÄgÄ °Ä,EA F-EÄbgEB ,ZÄÄgEAM F PHEQTÄ  
eÄj ÜE SqÄÄvE °ÄUME ,PÄögkÄ°ÄACFÄ DzÄ+ZPÄÜE EÄÄ±ZÄÖ±EÄ°ÄÄrzf

PŁĄC I PŁACIDŃA® DŁUGOŚĆ AŻ DO 10 CM

**PÉ gÁZÁPÈμǾ**

PR-385

„PÁŏgZÀ CÇĀĒÀ PĀAiĀŏzPĕŏ,

À PÁqÀ E - ÁSÉ

ÀRÁgÀ, à<sup>a</sup>Á®AiÄ

Cϕü ÆZÈÉ

ASÍ 1M 07 1JEIJ, i 2017, "AU4MEqA, CEÁPA31-01-2017.

„PÁOGĽA CČŮ KEZEĚ ASĪM 42 1JEIŮ ĩ 2013, Č:20-02-2015gř ě °Á°Ĭj f-ť gáúĚ ÉNEĴā vÁ®EPA ¥AzkĶPA PPAj  
PMĭ °ANOUAZĀUā@rĥč ĄAPĭ ŋ., gáúĚ ÉNEĴā EzĴā āAAqĶUĚ Zĕ gĶĀAZWĶqĶPA PhĵPMĶEPĴā Á||EI V, gáúĚ ÉNEĴā vÁ®EPA  
EābEAB ĆĀ bEAM āĪARzĀ EĀ°ĀZĀÖ+EP EAB F PMEQĤĪ eĀĭ UĚ SqĀ°AvĚ qĶĶYĪr 1ZĚ

PEÁÐI PÀ „P PÁGÀ „AVVUMÀ CcF-AiA“À 1959gÀ YRjAt 28J GYÀ YRjAt (4©)(1)gÀ “ÄAgUÉ YLMP ÄZÀ CcPÁGU MÈB  
ZÄ Á-Ä¹, PEÁÐI PÀ „PÁðGPÀ “ÖÄj f“-É gAUÉ ENEgÀ VÁ®EPÀ YÄxkAPÀ „P Ráj PHj “ÄVVÜ UÄxÄUÄ©PÄCt “ÄAPi x.,  
gAUÉ ENEgÀ EzgÀ DqkzvÀ “AAQkUÉ Zk ©ÄÄYÄ ©AGKÄ PÄQKR „Ä:ÖÄ PhØ PjMEgÀ CAZF gAUÄ“ ENEgÀ VÁ®EPÀ, ÖÄÄj f“-É  
EÄMEAB „ÄÄMEAN F PKQÄÄ eAj UÉ SöÄÄVé ÖÄUKE „PÁðGzÄ “ÄÄACFA DzÄ+LP HUE ÉÄÄÄ=ZÖ±EA “ÄÄrzÉ

PEÁÖI PÀ qÁdæYÁ®qÀ DeÑEÄ. ÁqÀ a ÄvÄÜ Cª qÀ °É. Ä EÆ è

**PÉ qÁZÁPÈμǾ**

PR-388

..PÁŏqZÀ CÇĀĒÀ PÁAiĀŏzPŏ,

À PÁGÀ E - ÁSÉ

À PÀgÀ, à a Á® AiÄ

## CΦüÆZÈÉ

MS: 1M 11 1JEiJ i 2017, "AUMegA, cEAP30-01-2017.

[illegible]

PÈÁŒI PÀ qÁdãÁ®qÀ DeŒĖĚ. ÁqÀ a ÄvÄÜ CªqÀ °É.À ÈP è

**PÉ gÁZÁPÈμǾ**

PR-389

„PÁŏgŁÀ CŔĀĒÀ PĀAiĀŏzĔŔŔŔ,

À PÁGÀ E - ÁSÉ

Р.А. «А.О.Р.А.» А.А.® А.А.

Cϕü ÆZÆÉ

**ASÍ PÁE 1 J<sup>a</sup>ig§AeJ 2016, "ÁUMEqā, cÉÁAP24-01-2017**

PÉUÁJ PÁ «<sup>a</sup> ÁZUMA PÁ-ÁZÉ 1947gā (PĀZÁC-Páiā<sup>a</sup> 1947gā ,ASÍ : xiv) ,PEI 2 RAQĀ (n) GYRAQĀ (vi)gā<sup>a</sup> ĀAGŪE "EAQĀ dĒGĀNUi YĠgi" GZPĀĒĒB CĒĪMEZEĒ ,ASÍ PĀE 1 J-iqSĒEU 2016, CĒĀPI 06-08-2016gPĒ ,ĀĀDdPĀ GYĀĀAPĪ ,ĀĒ JASÁZÁV CĒĀPI03-07-2016 j AZĀ<sup>a</sup> ĀĀCEĀ 6 wAUMĀ CĀKĀĀĀ bŪE eĀj Aiā<sup>a</sup> gĀĀĀVĒ WEĀTĪ .ĀĀVVĀU

„ÁdđðÞA »vZtj0-ÁAZA „Zj CªKCAIÆAB ªAAÇEÀ 6 WAUMA CªKCE « „J ÞA PAÖGP A Yj UAT A ZÉ Dzj AZA PEUj PA  
«ªÁZUMA PÁ-ÁZÉ 1947gª (PÁAZCªIAIªÁ 1947gª ÁSÍ xiv) PEI 2 RAQª (n) GYRAQª (vi)gª ªÁAGUE YZMP AZA ÇPAÇP EAB  
ZTÁ-A¹, "EAQH dEjñAUí YPgi" GZPª EAB ÁDđðÞA GYAIAPPI ÁÉ JAŞAZAV ÇEAPAO3-01-2017 j AZA ªAAÇEÀ 6  
WAUMA CªKCAIªBUÉ eAj AIªº gªÁVé « „J 1 WFAj TÁVZÉ

P.R. 395

SC-200

Pi&ÁŒI PÀ gÁd&Á®gÀ DzÄ±ÁEÄ, ÁgÀ a ÄvÄÜ C a Ä °É.Ä EÄ è

J.J£i.gÁzÁ<sup>a</sup>ÄtÄ

À Á Â Ã Ä Å Ç È É Ê Ë Ì Í Î Ï Ñ Ò Ó

ΠΑΛΛΗΝΙΑ ΕΛΛΑΣ

РА «АОР» АА® АиА

Cϕü ÆZÆÉ

**ASÍ PÁE 2 J<sup>o</sup> DE ABRIL DE 2017, EN LA CIUDAD DE SAN CARLOS.**

PÚAJ PÁ «<sup>a</sup>AZUWA CÇ#Aiñ<sup>a</sup> 1947gà (PÁAZÁÇ#Aiñ<sup>a</sup> 1947gà ,MŠÍ14) ,PEİ 2 RAQÀ (n) GYRAQÀ (vi)gà <sup>a</sup>AgÜE  
<sup>a</sup>AÁIñ<sup>a</sup>À PEÄOI PA gÀ Ø ,Aj UE ,M,BAIÆEB CÇüZEZE ,MŠÍ PÁE 99 J-ıqŞAEWJ 2016, Ç:15-07-2016gr È ,AAdDçPA GyñAiñPÖ  
 ĀēJASİZAV ÇEĀPM5-06-2016 jAzā<sup>a</sup>MACEĀ6 WAUKAC<sup>a</sup>ÇAiñ<sup>a</sup>BUEEjAiñ<sup>a</sup> çā<sup>a</sup>MVEWEĒTJ TĀVNU

„Ádódpá »vzító-áázá „új Cakciakéab áááááá 6 wauka Cakciaké « „já „páögpiá yj uatá zé Dzázj áázá Péúáj pá «áázúka Cakciaké 1947 (Péázáááá 1947gá „áááá) „Péi 2 Raqá (n) GyáRaqá (vi)gá áááááá yj áázá Cakciakéab Záká-á „áááááá Péáááááá „áj úé „áááááá „Ádódpá Gyáááááá „áááá JASÁZÁV CÉÁÁÁÁ 15-12-2016j áázá eáj úé Sqáááááá áááááá 6 wauka Cakciakéáááááá « „1 wéáááááá áázá

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J.J£i.qÁzÁªÄtÄ

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РÁ«ÄÖРÀ . àªÁ®AiÄ

Cϕü ÆZÈÉ

ASÍ PÁE 5 J<sup>o</sup> 1984 2017, AUM<sup>o</sup> 4EgA, CEÁPA: 24-01-2017.

PEUJ PÄ «<sup>a</sup>AZUUA CÇPÄiÄ<sup>a</sup>Ä 1947gÄ (PÄAZÄCÇPÄiÄ<sup>a</sup>Ä 1947gÄ ASÄ14) PEi 2 RAQÄ (n) GYRAQÄ (vi)gÄ <sup>a</sup>ÄAGUE  
 "PEÄOI PÄ GÄdÄ gÄÜ AJ UE <sup>U</sup>PA, "AUMEGÄ M, BÄIÄEÄB CÇÜMEZEÄ ASÄ PÄE 99 J-iqSÄW 2016, Ç : 15-07-2016gR E  
 Ä<sup>a</sup>Äd<sup>a</sup>PA GYÄIÄPÄ. ÄÄE JASÄZÄV ÇEÄAPÄOI-07-2016j AZÄ <sup>a</sup>ÄÄCÄÄ 6 WAUMÄ C<sup>a</sup>ÄÄIÄ<sup>a</sup>ÄUE eÄj ÄiÄ<sup>o</sup>ÄÄÄVÄ WEÄÄÄÄ ÄVÄÄ

„Ádódpá »vzító-azá, az Cákaiénb ámacsa 6 wauka Cákúé «. J. pá. páogpá yj uht. zé Dzázj Azá Péúáj pá «ázúka Cákaiá 1947 (Pázácákaiá 1947gá. ÁS14) . Péi 2 Raq (n) GyRaqa (vi)gá. ÁÁgúé yj m. pá. Ázák Cópágr. Éb. Zák-Á1, „Péádi pá gáda gáB. Áj ué. úpá. „Áukégá. Á. Á. ÁiÁb. „Ádódpá GyÁmpá. Á. Á. JASÁZÁV CÉÁPI01-01-2017j Azá eÁj ué Sqá. Ávé ámacsa 6 wauka Cákaiá. Ájé «. Á1 WÉÁ. Á. ÁVZÉ

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J.J£i.gÁzÁ<sup>a</sup>ÄtÂ

PAÖgZÀ CÇÄÈ PÄAiÄÖzPÖ

PÁ«ÄÖPÀ E - ÁSÉ

ಪ್ರಕಟಣೆ ಸಂಖ್ಯೆ: 13, 2017

ಪ್ರಕಟಣೆ ಸಂಖ್ಯೆ: 13, 2017

ಸಂಖ್ಯೆ: 6 ಜುಲೈ 2017, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 24-01-2017.

ಪ್ರಕಟಣೆ ಸಂಖ್ಯೆ: 6 ಜುಲೈ 2017, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 24-01-2017.

ಪ್ರಕಟಣೆ ಸಂಖ್ಯೆ: 6 ಜುಲೈ 2017, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 24-01-2017.

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ಪ್ರಕಟಣೆ ಸಂಖ್ಯೆ: 6 ಜುಲೈ 2017, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 24-01-2017.

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ಪ್ರಕಟಣೆ ಸಂಖ್ಯೆ: 6 ಜುಲೈ 2017, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 24-01-2017.

ಪ್ರಕಟಣೆ ಸಂಖ್ಯೆ: 6 ಜುಲೈ 2017, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 24-01-2017.

ಪ್ರಕಟಣೆ ಸಂಖ್ಯೆ: 13, 2017

ಪ್ರಕಟಣೆ ಸಂಖ್ಯೆ: 13, 2017

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1948gA Pkµk aAvEA PAAiA (1948gA PAAZAAiA xi) gA YRAGa "SA, V ±A-Á PÁ-EdA aAvN««ZAvghAw PAAZAAiA e PPA aMAqAa "EAAZAAvghA 'SAC" F GCPAAiAe vEqvgaAa PAAOPJ UE Pkµk aAvEA µUChA A APAZA PEAOI PA PAOgPA "A'1gAaZj AzA zj GCPAAiAe Pkµk aAvEA PAAiAIA CEASAZZa "AU-1PE AAdqe aMAqAa SUE PAOgPA PhbA YAPAAiAe CEAPA: 17-08-2016gAZA YPh, Ezj AzA "AcvghAUa oAUME ASAZkgAa IDUMAZA PDPAYLUAEAB 1APj PA AEgA WAUMA PA-ÁaAIAEAB aqA AVvAU zj CAAiAe F SUE AiAaZa PDPAYLUAA 1APMUEArgAaAc@e

Dzj AzA Pkµk aAvEA PAAiA (1948gA PAAZAAiA xi)gA PEI 27gr e YPMPAZa CCPAgPEAB ZA-A' "SA, V ±A-Á PÁ-EdA aAvN««ZAvghAw PAAZAAiA e PPA aMAqAa "EAAZAAvghA 'SAC" GCPAAiAe Pkµk aAvEA PAAiAIA CEASAZZa "AU-1PE Aj AVZÉ

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ಪ್ರಕಟಣೆ ಸಂಖ್ಯೆ: 6 ಜುಲೈ 2017, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 24-01-2017.

J.J.Ei.gAZAAtA

ಪ್ರಕಟಣೆ ಸಂಖ್ಯೆ: 6 ಜುಲೈ 2017, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 24-01-2017.

ಪ್ರಕಟಣೆ ಸಂಖ್ಯೆ: 6 ಜುಲೈ 2017, ಬೆಂಗಳೂರು, ದಿನಾಂಕ: 24-01-2017.

LABOUR SECRETARIAT

NOTIFICATION

No. LD 04 KABANI 2015, Bengaluru, Dated: 25/01/2017.

Government of Karnataka as pleased to introduce Karnataka State Factories Self Certification Scheme by issuing the draft notification inviting objections and suggestions from the persons likely to be affected hereby within 45 days from the date of publication of the draft notification in the official Gazette objections if any shall be submitted in the Additional Chief Secretary to Government, Labour Department, Room No. 414, 4th floor, Vikasa Soudha, Bengaluru-01.

Karnataka State Factories Self Certification Scheme-2016 to consolidate and streamline the enforcement procedures under prevailing labour laws for voluntary compliance by the Occupier. The Scheme aims at fostering the rights and interests of the workers/employees by the Employer through provision of voluntary compliance mechanism stipulated under The Factories Act 1948, The Payment of Wages Act 1936, The Maternity Benefits Act 1961 and their respective rules thereof.

This Scheme is also to further protect the life, health, rights and interests of the workers/employees by the Department of Factories, Boilers, Industrial Safety and Health by creating a peaceful, harmonious and productive environment for work and promotes better cooperation among employees, employers and the Government in this regard.

**1. Commencement of the Scheme:-**

- (a) The scheme shall be called the Karnataka State Factories Self Certification Scheme-2016.
- (b) It shall come into force from the date of its notification in the Official Gazette.

**2. Definitions:-**

In this Scheme, unless the context otherwise requires,--

- a) **"Scheme"** means the Karnataka State Factories Self Certification Scheme 2016
- b) **"Application Form"** means the Form in which Occupier submits his intention of entry into this Scheme as prescribed in Form-I.
- c) **"Non Hazardous Factories"** means the factories not included under Section 2(cb) of the Factories Act, 1948
- d) **"Occupier"** means persons defined under Section 2(n) of the Factories Act, 1948
- e) **"Notified Authority"** means authorities notified under Section 8 of the Factories Act, 1948.
- f) **"Self Certification"** means, a certificate submitted by the employer/entrepreneur to the notified authority, who opts to register his/her Factory under this scheme to the effect that his/her Factory is in full compliance with the statutory requirements under applicable enactments included in this Scheme as prescribed in Form-II.
- g) **"Workers"** means worker defined under Section 2(l) of the Factories Act, 1948.
- h) **Registering Authority" shall mean Chief Inspector of Factories or Authorities appointed by him.**

**3. Object of the Scheme:-** The object of the Karnataka State Self Certification Scheme 2016 is to solicit voluntary compliance from the Occupier and to reduce multiple inspections by the enforcement authorities notwithstanding any relaxation in the service conditions, safety, health and welfare of the workers.**4. Applicability of the Scheme:-** This Scheme is applicable to the Non Hazardous Factories employing less than 100 workers to which the following enactments are applicable;

- (1) The Factories Act-1948 and Rules thereunder
- (2) The Payment of Wages Act, 1936 and Rules thereunder
- (3) The Maternity Benefits Act, 1961 and Rules thereunder
- (4) The Karnataka Industries (Facilitation) Act, 2002

**5. Accountability under the Scheme:-** This Scheme is optional and any Occupier of the Factories to which this scheme is applicable may opt for certification under this Scheme by applying to the Notified Authority in the prescribed format along with details in Form-I and a self-declaration in Form-II. Provided that this Scheme shall be applicable to an Occupier only after obtaining Karnataka Labour Identification Number from the appropriate authority.**6. Mode of Registration and Approval:-** The Occupier of the factory shall submit an application under Form -I, II and III to the Notified Authority.

(1) Any discrepancy shall be communicated to the applicant within 15 days from date of receipt of the application by the Notified Authority.

(2) The Registering Authority shall issue a certificate under Form-V within 15 days from the date of submission of a complete application by the Occupier.

**7. Validity of Scheme: -** (1) Information provided in the prescribed formats and declaration shall be true and correct as on the date of filing the application. The Self-Certified declaration and affidavit shall be in accordance with laws specified in the Scheme and shall be valid for a period of 5 years.

(2) The Occupier shall have an option to renew or withdraw from the Scheme upon completion of the stipulated 5 years. This option must be exercised in writing to the Notified Authority.

**8. Registration Fee and Amount of Security to be deposited: -** Subject to the provisions of this Act, the Occupier of any Factory may opt to enroll for the Scheme by remitting registration and security deposit provided as under :-

Sl. No.	No. of Workers Employed	Registration Fee. (In Rs.)	Amount of Security Deposit (In Rs.)
1	Workers less than 50	Rs. 10,000/-	Rs. 50,000/-
2	Workers 50 or more but less than 100	Rs. 15,000/-	Rs. 1,00,000/-

In case of increase in number of workers/employees after being enrolled for the said Scheme, the Occupier shall remit the remaining applicable amount of security deposit and registration fee within one month of such increase.

**8(A) Payment of Security Deposits & Registration Fees:-**

- 1) The Security Deposit under this scheme shall be paid to Head of Account 8443-00-103-0-00 through e-payment.
- 2) The Registration Fees under this scheme shall be paid to Head of Account 0230-00-101-0-05 through e-payment.

**9. Forfeiture of Security Deposit :** (1) Any Occupier who fails to comply with the terms and conditions of the Scheme or fails to abide by affidavit submitted or violates any provision of law, then the amount of security so deposited shall deemed to be forfeited.

(2)Notwithstanding anything mentioned in clause (1) in case of any violation of law the Occupier shall be deemed guilty in accordance to the provisions of Section 92 of the Factories Act, 1948.

However, there shall be no bar to the return of Occupier under the Scheme after compliance under applicable laws under the scheme subject to the satisfaction of the Notified Authority.

(2) Any Occupier who withdraws from the Scheme before the expiry of 5 years, shall be refunded on annual prorated basis on the amount of security so deposited.

**10. Annual Returns:-** The Occupier of factory shall file annual returns in Form-IV to the Notified Authority on or before January 31<sup>st</sup> of the year preceding the year to which the return relates.

**11. Responsibilities of Notified Authority:** - Notified authority shall maintain a register containing all the information of the Factory covered under the scheme including amendments made from time to time.

**12. Procedure of Inspection under the Scheme:** - All the Factories enrolled under this Scheme, shall not be inspected more than once in a year. In any year, not more than 30% of the units covered under the Scheme or the percentage specified as and when notified in the official Gazette shall be inspected arbitrarily and without notice notwithstanding specific written complaints by the workers, investigation of accidents and occupational disease even if it is inspected in said year and training/awareness programmes with the consent of Occupier or Manager.

**13. Applicability of prevailing laws:-** The Factories not subject to this Scheme shall be subjected to the procedures prescribed under the prevailing labour laws.

**14. Transparency and Accountability:** The Occupier, who has obtained registration under this Scheme shall maintain all Records, Registers and other information up-to-date as required under the applicable laws either in soft copy or hard copy at the work-spot/ unit office. Whenever Department authorities require records/ registers/information of the Factory, under the provisions of all applicable laws, then the Occupier is duty-bound to produce the same to the concerned authority, as required by the Authorities.

**15. Display of Compliance Information:-** The Occupier shall display the terms and conditions of this Scheme as well as the status of compliance in a conspicuous place and in the language familiar to the employees. The Occupier shall also declare that affiliation to the Karnataka State Self Certification Scheme-2016, on their website, if available.

**Removal of Difficulties:-** In case, there are any difficulties in implementation of this Scheme, the decision of the Director of Factories, Boilers, Industrial Safety and Health in Karnataka, on the specific issue, shall be final and binding on the concerned parties

By order and in the name of the Governor of Karnataka

**G.M.SIDDARAJU**

Under Secretary to Government,  
Labour Department  
(Factories and Boilers)

## Karnataka State Factories Self Certification Scheme-2016

## Form-I

## (Application Form)

From

.....  
 .....  
 .....

To,

The Notified Authority,  
 Department of Factories, Boilers, Industrial Safety and Health  
 Government of Karnataka.

**Subject:-** Application for permission to be covered under the Karnataka State Factories Self Certification Scheme-2016. Under labour laws being enforced by Department of Factories, Boilers, Industrial Safety and Health, Government of Karnataka-regarding.

Sir,

I/We have gone through the provisions of the Karnataka State Factories Self Certification Scheme-2016 and have understood the same. I/We wish to be covered under the said Scheme. The necessary information and other documents as required under the scheme are herewith submitted for your consideration and acceptance. I/We undertake to abide by all terms and conditions of the scheme. It is also certified that I/We are competent and duly authorized to make any statement or provide any information to any competent Authority of Factories, Boilers, Industrial Safety and Health Department on behalf of this Factory. As such I/We request you kindly issue me/us necessary approval for the same.

Kindly issue the necessary approval at the earliest.

Thanking you,

Yours faithfully,

(Name, Designation and Full Address of the Occupier)

Note: This application shall be accompanied by the following documents

- Self Declaration under Form II
- Registration/ Updated or Renewed Factory Licence issued under Factories Act 1948
- Details of Fees and Security Deposit paid documents.
- Permanent and Postal Address & ID Proof of Occupier.
- Manufacturing process being carried on details if any change in manufacturing process already informed
- List of new materials used and final products , Details any changes
- Date of submissions of Annual Return & Half Yearly return

Any other related Documents.

## Acknowledgement Slip

This is to acknowledge that an application in respect of the Karnataka State Factories Self Certification Scheme-2016. Under applicable labour laws has been received by the undersigned from M/s..... (Full address in Capital and the same has been entered in the office receipt Register at Sl. No..... Dt..... Any further correspondence in favour in this regard may be done by stating this Sl. No.....

Authorized Signatory

For Department of Factories, Boilers,  
 Industrial Safety and Health  
 Government of Karnataka.

Place : .....

Date : .....

The Karnataka State Factories Self Certification Scheme-2016

Form-II

SELF DECLARATION

I/We ..... S/o/D/o/W/o .....  
 ..... R/o ..... and Occupier /  
 Manager of M/s. .... hereby certify as under :

That I/We have applied for grant of coverage of Factory by the name of ..... situated at (complete address of the unit) ..... under the Karnataka State Self Certification Scheme-2016 of Department of Factories, Boilers, Industrial Safety and Health, Government of Karnataka, as notified vide Notification No. .... dated .....

1. That I have gone through the provisions of the Scheme and have fully understood the provisions of this Scheme and undertake to abide by the same.
2. That it is declared that I/we are complying and will continue to comply with all provisions of Factories Act and rules made by under, Payment of wages Act-1936 and rules made thereunder, Maternity Benefit- 1961 rules made thereunder covered under this Scheme.
3. That it is hereby further solemnly affirmed that the contents given above are true and correct to the best of my/our knowledge and belief.

4. That I agree to accept the penalty prescribed under specific enactments and this Scheme in case of violation detected in this Factory under any applicable labour laws covered under the Scheme after filing of the information return under the Scheme.

PLACE : .....

Signature of the Applicant

DATE: .....

(Name, Designation and Full Address)

Verification

I/We the above named deponents to do hereby further solemnly affirm that the contents given above are true to my knowledge.

Place:

Signature of the Applicant

Dated :

Certifies by notary/Gazetted Officers

Form-III

INFORMATION FORM OF SELF CERTIFICATION UNDER THE SCHEME.

1.	Name and address of the Factory Phone No./ e-Mail/Fax/website			
2.	Proprietor/Partners/Directors of Factory Phone No./ e-Mail/Fax/Website			
3.	Registration/Licence no.			
4.	Nature of Manufacturing activity			
5.	No. of Employees	Male	Female	Total
	a) Regular Employees			
	b) Probationary Employees			
	c) Contract Employees			
	d) Daily Wages Employees			
	e) Casual / Temporetry / Badali Employees			
	f) Trainees			
6.	Weekly holiday			

I/Mr/Mrs/Miss..... hereby, certify that I am Occupier of the Factory whose identification and general details are as above. I, hereby declare that I comply with all the provisions of the following Applicable Labour Laws.

I declare that I have complied with the provisions of following labour Laws;

- (1) The Factories Act-1948 and their rules there under
- (2) The Payment of Wages Act, 1936 Rules there under.
- (3) The Maternity Benefits Act, 1961 and Karnataka Rules there under

Yours faithfully,

Date : -----

(Signature of Occupier)

Place : -----

/Authorized Signatory with

Full Name, Designation and Postal Address)

#### Form-IV

#### Self –Certification Return under Factories Act, 1948

#### Return Form

Return being filed before

- 1.
- 2
- 3

#### Assessment Year

1. Name & Designation of the Applicant
2. (a) Name of the Factory  
(b) Address ( in capital letters)  
( c) Telephone No/Fax No
3. Reg.No under Factories Act, 1948
4. No.& date of approval of building plans of the factory
5. Name & residential address of  
(a) Occupier  
(b) Manager
6. Average number of workers employed during the year  
(a) Male  
(b) Fe-male  
(c) Children  
(d) Total

7. Nature of Industries

Hazourdous/Non-Hazourdous  
( as per section 2cb)

8. Manufacturing process

- (a) Raw Material
- (b) End Product

9. Code of the Industry

10. Shift timings

General

- (a) Shift
- (b) Shift
- (c) Shift

#### Certification

I /we do hereby certify that the contents given above are true and correct.

Place:

Signature of Occupier

.....

Date:

Name in block letters

(.....)

Name & address of the Factory



**GOVERNMENT OF KARNATAKA**  
**DEPARTMENT OF FACTORIES, BOILERS, INDUSTRIAL SAFETY AND HEALTH**

Date:

## Form-V

**Certificate issued by the Notified Authority for the Establishment for having admitted under  
The Karnataka State Factories Self Certification Scheme-2016**

1.	Name and address of the Factory Phone No./ e-Mail/Fax/website			
2.	Name of Occupier of the Factory Phone No./ e-Mail/Fax/Website			
3.	Registration/Licence no. (Which ever Labour Act applicable)			
4.	Nature of Business			
7.	No. of Employees	Male	Female	Total

The above Factory has been admitted for the Karnataka State Factories Self Certification Scheme-2016. The following applicable Labour Laws are applicable to the above said Factory. This certificate is valid for five (5) years from the date of issue.

### Applicable Labour Laws for the Factory:

- (1) The Factories Act-1948 and their rules there under
- (2) The Payment of Wages Act, 1936 Rules there under.
- (3) The Maternity Benefits Act, 1961 and Karnataka Rules there under.

**Dated:**

Signature of the Notified Authority.

**Place:**

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DqÄVÄ ÄÄAQKUE ZÄ gÄÄÄEWö ©Ei VjÄIÄYÄ ÄÄ«EPÄMf ÖÄ PÄMf CAZF EÐÄAAUP VÄ@EPÄ, ``ÄUÄEGÄ UÄÄÄAVyÄ F-É  
EÄMEAB ZÄ MEAB F PEGÄÄ eÄJ UE SgÄÄAvé ÖAUKE PÄögZÄ ÄÄACFA DZÄÄZPPHUE EÄÄÄZÄÖ±EÄ ÄÄRzÉ

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ΡΕ ΓΑΖΑΡΗ

PAÖgZÀ CÇĀĒÀ PĀAiĀÖZPÖ

À PÁGÀ E - ÁSÉ

## HOME SECRETARIAT

## NOTIFICATION

**No. HD 10 PCE 2016, Bengaluru, Dated : 16/07/2016.**

Whereas the Government of Karnataka is of the opinion that it is necessary to appoint a Commission of Inquiry to inquire into the circumstances and events leading to the unnatural death of Sri M.K. Ganapathy, DySP (Department Enquiries), Office of the IGP, Western Range, Mangaluru on 07-07-2016 in Room NO. 315, Vinayaka Lodge, Madikeri (Kodagu).

2. Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 3 of the Commission of Inquiry Act, 1952 (Central Act LX of 1952) the Government of Karnataka hereby appoints Hon'ble Shri Justice K.N. Keshavanarayana, Retd Judge, High Court of Karnataka, as a one man Commission of Inquiry.

3. The Terms of Reference of the Commission shall be as follows :

To inquire into the circumstance and events leading to the unnatural death of Sri M.K. Ganapathy, Dy SP (Departmental Enquiries), Office of the IGP, Western Range, Mangaluru in Room 315, Vinayaka Lodge, Madikeri (Kodagu) on 07-07-2016 and in respect of which UDR no. 9/2016 was registered on 07-07-2016 in Town Police Station, Madikeri.

4. The Commission of Inquiry shall submit its report within 6 months. It shall exercise all the powers under Commissioner of Inquiry Act, 1952 and under the Code of Civil Procedure to conduct the inquiry into the above incidents.

5. The office of the Commission shall be located in Bengaluru. The Administrative Department shall make arrangements for the office accommodation, mobility, staff, communication and other necessary infrastructure to conduct the said Inquiry.

6. This order issues with the concurrence of the Finance Department vide its order No. ACS 3216 FD 2016, dated : 15-07-2016.

By Order and in the name of the Governor of Karnataka

Subhash Chandra

Additional Chief Secretary to Government,  
Home Department.

M¼ÁqM₂vÀ, àªÁ®AiÄ

CΦüÆZÆÉ

ÀSÍ: °Zir 10 | 1E 2016, °AUMEGÄ, ÇEÁAPÄ 16-07-2016.

☎EÁAPĪ: 07-07-2016 gAZĀ 2Ā JAPĒ UĤEYĪw, rĀEJĪ (E-ĀSĀ «ZĀglĪ), LFĪ PbĪJ, YĤPĪĀ aPĪĀĪ, aĀUWMEgĪ EĀgĪ aĪrPĪJ AiĀ «EĀĀĪPĪ ĀqĪEĀ PĤEolr ĄSĪ: 315gPĒ CĄĀEĀĀPĪ aĀgĪt °EACZĀĪ, EzPĒ PĀgĪt aĀZĀ ĄZĀĪ DUWĀ °ĀUKE WĪ EĪWĀPĪJ WĪ MAZĀ «ZĀglĀ DĀĪEĀUPĪEĀB gĪĀĀZĀ CUMĀ JAZĀ ĄPĀgPĪ WĀĀĀDĀ<sup>1</sup> gĀWĪE

2. EÁÁIIÁUÁ «ZÁGLÁ DAIÉÁUÁ PÁ-ÁZÉ 1952gÁ PÁÁ 3gÁ GÝÁ PÁÁ(1)gÁVÉ ÁÁrgÁÁ CÇPÁgÁzÁÁÁ°e (PÁÁzÁPÁ-ÁZÉ LX 1952) PÉÁOI PÁ PÁÖgPÁ EÁÁIIÁÁÁEÖ ZÁ PÜEÍ. PÁÁPÉÁgÁÁÁt, ÁÁÁ EÁÁIIÁÁÁÁgÁ, PÉÁOI PÁ GZÁ EÁÁIIÁÁÁÁ EÁÁÁÁ KPA. ÁÁÁ «ZÁGLÁ DAIÉÁUPÁÁV EÁÁÁÁZÉ

3. «ZÁGLÁ DAIFÉAÜZÀ ¥J ZÄ®ÉÁ CA±ÜMÄ F PÍMVEÄW<sup>a</sup>É

2. JA.PE Uht ¥W r°EJ1a (E-ASA «ZÁguL) LF| Pblj, ¥PpA aPpAil, aAAUMegA E°gA aAr-Páj AiA «EÁAiAPa -ÁqirEAPeoir, ASi: 315grE C.Áe-Á«PpAV aAght °PEACZÁ, EZPÉ PághA aÁZa, AZa-ÁDUKA °AUK Wl EUKA Páj vA aAvu F, ASAZa aAr-Páj AiA EUgA ¥E°Ái oÁuAiA°E C.EÁAPa: 07-07-2016gAZa ZAR-ÁVgA aÁAiAAR-Dgi EA. 9/2016 Páj vA «ZÁguLÉ EbtE Á°AZA.

4. DAIFEĀURĀ 6 WAUMĒYĀJĀV VĒR ajcaiaēb .ġēa'āzā. «Zāguā DAIFEĀUZĀ PĀAIBVĀIRĀIĀ°ĒĀ YĒZMĀZĀ CĒPĀGZĒIĀIĀ āivūpēāqī dYs <sup>1</sup>«ī Yēz dqi CĒIĀIĀ zā YĒhāt zā «ZāguāIĀIĒĒ DAIFEĀURĀ PĒUVEĀPĀIĀ.

5. DAIKĒULZA Dqkvā Pblāj Aiā "AUMĒJ ER gāvzē Dqkvā E-ĀSAIĀ DAIKĒULZA «ZAGUAIĒĀS EĒĒ PĀ DAIKĒULZA Pblāj UĒ "ĀPĀZĀJ-Āē P PVAUMĒĀS PĀ Ēā a°EĀ 1SAC, AYPR aāvU Epmē aĒE®Ēēvā. E®ĒUMĒĀS MZV. AĀĀZĀ.

6. F DZĀĀPĒĀ DyōPĀ E-ĀSĀĪ nĕĪĀ ĀSĪ : J<sup>1</sup>J<sub>Ī</sub> 3216 JĕĪr 2016, ĆĒĀPĀ : 15-07-2016 gĒĀĪ  
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**P.R. 23**

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## HORTICULTURE SECRETARIAT

### NOTIFICATION

**HCD 562 HGM 2014, BENGALURU, DATE : 07.10.2016**

The draft of the Karnataka Oil Palm (Regulation of Cultivation, Production and Processing) Rules, 2015 which the Government of Karnataka proposes to make in exercise of the powers conferred by section 25 of the Karnataka Oil Palm (Regulation of Cultivation, Production and Processing) Act, 2013 (Karnataka Act 56 of 2013) is hereby published as required by sub-section (1) of the said section, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration after thirty days from the date of its publication in the Official Gazette.

Any objections and suggestions which may be received by the State Government from any person with respect to the said draft before the expiry of the period specified above will be considered by the State Government. Objections and suggestions may be addressed to the Principal Secretary to Government, Department of Horticulture and Sericulture, M.S. Building, Bengaluru - 560 001.

### DRAFT RULES

**1. Title and commencement :-** (1) These rules may be called the Karnataka Oil Palm (Regulation of Cultivation, Production and Processing) Rules, 2015.

(2) They shall come into force from the date of their final publication in the Official Gazette.

**2. Definitions :-** (1) In these rules, unless the context otherwise requires-

- a) 'Act' means the Karnataka Oil Palm (Regulation of Cultivation, Production and Processing) Act, 2013 (Karnataka Act 56 of 2013);
- b) 'Agriculture year' or 'Financial year' means the period commencing on the first day of April of any year and ending with the 31<sup>st</sup> of March of the succeeding year;
- c) 'Form' means a Form appended to these rules;
- d) 'Section' means a section of the Act;
- e) 'Weigh Bridge' means any mechanism of scales including beam-scales and tripod balances used to weigh Oil Palm Fresh Fruit Bunches approved by the Department of Weights and Measurements.

(2) 'Words and expressions' used but not defined in these rules shall have the meaning assigned to them in the Acts.

**3. Project Management Committee :-** (1) The meetings of the Project Management committee shall generally be held at Bengaluru and the Chairman may determine such other place as he may think fit to conduct such meetings of the committee.

(2) The Project Management Committee shall be convened atleast twice in a financial year or as and when the situation demands for effective and efficient implementation of the project.

(3) The notice of the meeting of the Project Management Committee shall be sent by the Member-Secretary of the Committee to all the members at least fifteen days in advance before the date fixed for the meeting.

(4) The quorum required for conducting the Project Management Committee meeting shall be minimum four members including the Chairman and Member Secretary.

(5) The Government at any point of time if it deems it necessary shall reconstitute the committee with appropriate members.

(6) The project management committee shall also discuss on the problems faces by the oil palm growers, processors and overall by the oil palm Industry and come out with amicable solution.

**4. Price Fixation Committee :-** (1) The meetings of the Price Fixation Committee shall generally be held at Bengaluru and the Chairman may determine such other place as he may think fit to conduct such meetings of the committee.

(2) The Price Fixation Committee shall be convened once in a four months or as and When the situation demands for effective and efficient implementation of the project.

(3) The notice of the meeting of the Price Fixation Committee shall be sent by the Member Secretary of the Committee to all the members at least fifteen days in advance before the date fixed for the meeting.

(4) The minimum quorum required for conducting the Price Fixation Committee meeting shall be three persons.

(5) The Price Fixation Committee shall decide and recommend the formula to be adopted for calculating the monthly purchase price of Oil Palm Fresh Fruit Bunches by the entrepreneurs.

**5. Allowances payable to non-official members :-** The non-official members of the price fixation committee shall receive such allowance as be prescribed in annexure A to the Karnataka Civil Services Rules.

**6. Rules of procedure for Conducting the meeting of the Project Management Committee and Price Fixation Committee :-** (1) All meetings of the Project Management Committee and Price Fixation Committee shall be convened by the Member Secretary with the approval of the Chairman, but the meetings may be conveyed by the Member-Secretary when the post of Chairman of the Committee is vacant due to his resignation, or for any other reasons.

(2) Notice in writing about the meeting of the Committee and the agenda shall be circulated to all members not less than one week before the meeting. Notice of a resolution or motion to be moved at the meeting shall be given to the Member-Secretary at least fifteen days before the meeting.

(3) If in any meeting there is no quorum, the Chairman shall adjourn the meeting to any subsequent date and no quorum shall be necessary for the meeting so adjourned.

(4) Business, other than the one contained in the agenda shall not be transacted except with the approval of the Chairman.

(5) A motion or amendment may be withdrawn with the permission of the Chairman by any member who has given a notice thereto.

(6) Every question shall be decided by a majority of votes of the members who are entitled to vote and are present. In the case of votes being equally divided the Chairman shall exercise a second or casting vote. The Chairman shall be the sole judge of any point of order and may call any member to order and may, if necessary dissolve the meeting or adjourn to any other date.

(7) An appeal against a resolution which is repugnant to the provisions of the Act and the resolution thereunder shall lie to the Oil Palm Commissioner within one month from the date of passing such resolution for rectification.

**7. Reports :-** For every financial year ended, a progress report of the oil palm development project in the state or status report shall be submitted before end of month of May of the following year.

**8. Register of Oil Palm. Growers :-** (1) The Occupier of a factory shall enter into a bi-partite agreement With oil palm farmers. The Occupier of the factory shall give commitment in writing that they shall purchase the fresh fruit bunches of the oil palm farmers and make payment as per the price fixed by the Government regularly, The farmers shall also declare in writing that they shall not uproot the oil palm plantation or neglect the garden. Both the growers and occupier shall declare that they shall be bound by the Act and rules framed under this Act.

(2) Every Occupier of a factory shall maintain a Register of Oil Palm Growers in Form-I.

(3) The Register shall be prepared by the Occupier of the factory every year and shall be made available for inspection by any grower or by an officer authorized by the Oil Palm Commissioner during the office hours in the office of the factory.

(4) Register shall be updated every year not later than one month before the commencement of the agriculture year along with farmer-wise Fresh Fruit Bunches details.

(5) Any Oil Palm Grower having or claiming to have grown oil palm in a factory zone may apply to the occupier of the factory for the correction of any entry in the Growers Register.

(6) The Occupier of a factory shall keep a record of such applications and shall after field verification through his own channel, pass such orders for inclusion of the entries in the register within one month from the date of the application.

(7) The Oil Palm Commissioner, on a report made by the Oil Palm Inspector either suo-moto or upon an application made by any grower or a Grower's Association may pass such orders and issue such directions for inclusion, exclusion or correction of any of the entries in the oil palm Growers Registers as he deems fit after providing a reasonable opportunity to the occupier of the factory.

(8) The orders of the Oil Palm Commissioner as issued in the matter shall be binding on the occupier of the factory and occupier of the factory shall make such entries as are ordered by the Oil Palm Commissioner within one week from the date of receipt of the order.

**9. Declaration of Factory Zone :-** (1) The project management committee shall call for applications for allotment of taluks or districts by advertisement in more than one widely circulated Newspapers of which atleast one shall be in Kannada. The applications so received within the time specified shall be evaluated and the evaluated applications after scrutiny by the project management committee shall be notified.

(2) The declaration of a factory zone in relation to a factory under section 12 of the Act shall be subject to the following conditions namely:

- (i) The factory zone declared in favour of a processing unit may be notified for failure to comply with the provisions of the Act after providing a reasonable opportunity to such processor.
- (ii) The occupier of the factory shall furnish to the Oil Palm Commissioner, the schedule of implementation of the project for creation of processing facilities indicating the time frame. The Oil Palm Commissioner may suggest any changes in the schedule of implementation, which will be binding on the occupier of a factory.
- (iii) The occupier of the factory for whom a particular area is declared as a factory zone under section 12 of the Act shall adhere to the schedule of implementation for setting up the processing factory and such other facilities as may be required by the Oil Palm Commissioner ;
- (iv) The occupier of the factory shall endeavor to get adequate area in the factory zone under the oil palm cultivation and shall also expand processing capacity to the required extent for purchasing of the oil palm fresh fruit bunches from all the growers in the factory zone.
- (v) The occupier of the factory shall from time to time be liable to inform the project management committee and Oil Palm Commissioner about the progress in establishment of factory.
- (vi) The occupier of the factory on the application of any person interested to cultivate oil palm in the factory zone shall arrange for the supply of Oil Palm seedlings from his own nursery or other nurseries, if it is from other nurseries, the additional transport shall be borne by the oil palm company and render extension work and provide for post harvest facilities including procurement and processing.
- (vii) The project management committee may alter the area of the factory zone by addition or deletion of any area in respect of a specified factory in the interest of the farmers or to meet certain unforeseen contingencies and the factory shall abide by such addition, deletion or alterations of the factory zone as if the factory zone was originally added, deleted or altered and all the provisions of the Act, rules and orders made there under shall apply, provided the reasons there for shall be clearly mentioned.
- (viii) The project management committee may for good and sufficient reasons attach any area falling in any factory zone to any other factory for a specified period for specific reasons to be recorded in writing to meet any contingencies. Provided that the Oil Palm Commissioner shall not pass such order without giving an opportunity of making a representation to the factories likely to be affected by such order.

**10. Plucking, Collection and delivery of Oil Palm Fresh Fruit Bunches :-** The occupier shall lift the Oil Palm fruits promptly without causing any hardship to the farmers in such cases. The Oil Palm Inspector shall be informed well in advance regarding change of collection schedules.

**11. Weighment of Fresh Fruit Bunches :-** (1) No Oil Palm fresh fruit bunches shall be purchased without actual weighment. The net weight of the Oil Palm fresh fruit bunches shall be correctly recorded by an Electronic Weighing machine with a print out handed over to the farmer then and there;

Provided that, the certificate from Inspector of Weights and Measures shall prominently displayed at the premises of weighment, Carts, trucks, Carriages etc., carrying oil palm Fresh Fruit Bunches shall be taken care of during the day of collection on.

(2) The occupier of the factory shall permit a representative of the Oil Palm Grower, or a representative of the Oil Palm Growers' Cooperative Society or any Other person authorized by the Oil Palm Commissioner, to watch or check weighments, weighbridges and weights and examine the Oil Palm weighment receipts.

(3) At every collection center, adequate facilities for weighment shall be provided by the occupier of the factory to avoid congestion and undue delay of weighment. Cars, trucks or carriages carrying Oil Palm fresh fruit bunches shall not be kept waiting for more than four hours from the time of arrival at such collection centers.

(4) The occupier of the factory may give such time-table for the Oil Palm growers in the factory zone specifying the dates on which the growers shall deliver the Oil Palm fresh fruit bunches and the growers shall adhere to the schedule so given. The occupier of a factory shall give adequate advance intimation to the growers. Any change in such time-table for delivery of oil palm fresh fruit bunches shall be given by the occupier of factory with reasonable advance intimation so as not to cause loss to growers and the grower shall adhere to such change.

**12. Registers and Records :-** (1) An occupier of the factory shall maintain, at each collection center, a receipt in duplicate for the Oil Palm fresh fruit bunches purchased; The receipt issued at the collection center shall contain:

- (a) The serial number of the receipt;
- (b) The date of purchase;
- (c) The name and address of the person / grower from whom the oil palm fresh fruit bunches are purchased together with similar particulars about the person, if any, authorized by the vendor to deliver oil palm on his behalf;
- (d) The number of requisition slips issued to the vendor;
- (e) The gross weight of the Oil Palm Fresh Fruit Bunches including the weight of the vehicle in which Oil Palm Fresh Fruit Bunches are brought;
- (f) The weight of the vehicle in which the Oil Palm Fresh Fruit Bunches are brought;
- (g) The weight of the binding material to be deducted;
- (h) The net weight of the Oil Palm Fresh Fruit bunches purchased and;
- (i) The entries under clauses (e) and (f) of sub - rule (1) above, shall be made and announced in the presence of the persons, who actually deliver the Oil Palm Fresh Fruit Bunches.

(2) The receipt in original referred to in sub - rule (1) above, shall be handed over to the person from whom the Oil Palm Fresh fruit bunches are purchased or to his authorized agent.

(3) The payment for Fresh Fruit Bunches procured during a particular month are to be made to the growers through ECS after the declaration of Fresh Fruit Bunches prices by the Oil Palm Commissioner upon approval by the Chairman, Price Fixation Committee.

(4) The payment for a particular month needs to be made by the entrepreneurs within 10th of the every month.

(5) The occupier of the factory for each of the oil palm grower shall maintain a computerized data bank for the parameters, indicated there in and cause to be maintained at the office of the company, a register or record showing correctly the particulars, namely:-

- (i) The approved price that has to be paid for the Oil Palm Fresh Fruit Bunches.
- (ii) The amount of authorized deduction, if any ;
- (iii) The amount actually paid in cheque/ECS;
- (iv) The date of payment.

(6) (i) The occupier of a factory shall maintain separately for each grower an account containing the following particulars, namely:-

- a) Name of the supplier, father's / husband's name and address;
- b) Date of purchase;
- c) The rate per Metric Ton paid for Oil Palm fresh fruit bunches;
- d) Sl. No. of the relevant receipt;
- e) Net weight of oil palm fresh fruit bunches purchased;
- f) Progressive total weight of oil palm fresh fruit bunches purchased;
- g) The amount due for oil palm fresh fruit bunches purchased;
- h) Progressive total amount due for oil palm fresh fruit bunches Purchased:
- i) Amount paid for oil palm fresh fruit bunches purchased ; and

j) Progressive total amount paid for oil palm fresh fruit bunches Purchased.

(ii) When the oil palm fresh fruit bunches are supplied through a growers; Cooperative Society, the Society shall maintain the above referred accounts in respect of each of its members. Such society shall also show deductions if any made from the price of oil palm fresh fruit bunches payable to a member.

(7) (i) An occupier of a factory shall cause to be issued to each of the oil palm growers a passbook which as to be maintained in **Form 2**. The passbook shall show for each month, date wise, the net weight of oil palm fresh fruit bunches; fresh fruit bunches delivered to the factory, the price to be paid. The entries in the passbook shall be authenticated by the authorized Officer or the occupier of the factory, in-charge of the collection centre. Similarly, for the payments made to the

grower, entries of payment, authorized deductions made and the amount yet to be paid shall also be indicated under authentication.

- (ii) The grower shall present this passbook every time when the oil palm fresh fruit bunches are delivered for making the entry and also every time a payment is received so that the entry for the payment and authorized deductions shall be made and the pass book is kept updated.
- (iii) The occupier of a factory shall provide pass books. However, maintenance of details rests with the farmers based on the information available in the receipt issued at the collection centre.
- (iv) In the event of an Oil Palm grower losing the pass book, the matter shall immediately be brought to the notice of the occupier of the factory who shall arrange to issue a duplicate pass book charging a nominal fee of ` .10/-.

(8) An occupier of a factory shall maintain at each collection center an inspection book or cause to be maintained inspectors or other persons which authorized by the Oil Palm Commissioner may record their remarks and instructions.

(9) The registers, receipts referred to in this chapter shall be preserved by the occupier of the factory or the Oil Palm Growers' Co-operative Society concerned for at least five Agricultural years from the date of the last transaction entered therein.

(10) An occupier of a factory shall maintain a register or cause to be maintained at each collection center in **Form 3**, showing the quantity of oil palm fresh fruit bunches purchased, the value, amount paid to the growers, amount outstanding for payment to growers and a consolidated report covering all collection centers in the factory zone, shall be sent by the occupier of a factory to the oil palm Commissioner or any authority specified by the oil palm Commissioner in respect of each month by 5th day of the next month.

(11) Details of total fresh fruit bunches purchased in the entire factory zone can be prepared on monthly basis. The format suggested contains the details like (a) quantity of fresh fruit bunches purchased till last month (b) quantity of fresh fruit bunches purchased during this month (c) cumulative quantity for the year.

**13. Payments to the Oil Palm Growers by the Occupier / Entrepreneur :-** (1) The payment of the price of oil palm fresh fruit bunches shall be made to the oil palm grower through ECS (to the bank account of the grower) on the basis of the recorded weight of oil palm fresh fruit bunches and the price announced by the price fixation committee.

(2) If any occupier of a factory fails to pay the approved price of the Oil Palm fresh fruit bunches in accordance with the provisions of subsection (1) of section 16 within schedule period then the Oil palm Inspector shall furnish to the Collector and District Magistrate of the district or any other Officer authorized by him, the value of the amounts due from the defaulters, the nature of the dues clearly specifying the price of the Oil Palm fresh fruit bunches interest thereon, the details of the properties that may be attached for the recovery of the dues from the defaulters in accordance with the provisions of the **Karnataka Land Revenue Act, 1964** as arrears of Land Revenue.

**14. Power to Recover Subsidy or Assistance Granted :-** (1) Any Oil Palm grower who have received assistance / subsidies from the Government under Oil Palm Development Program, willfully uproots the plantations with or without the knowledge of the Government or the factory, the Government shall recover the entire amount of subsidy / assistance from the farmers as if it were to be arrears of land revenue.

(2) The Oil Palm inspectors shall issue a notice in this regard to the farmer who has uprooted the crop blacklisting the farmer from any further assistance from Government sponsored program / Horticulture Department programs. He shall also submit details to the respective Thasildhar for recovery of Government subsidies / assistance.

(3) Similarly, if any Occupier of the factory fails to properly utilize the subsidy that is released to them in advance or if it is found that the Occupier has not utilized the subsidy properly, the Government as per the provisions in the Section 19, (2) and (3) of the Act shall reserve the right to recover the amount with interest from the date it shall become due.

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By Order and in the name of the Governor of Karnataka

**R.Ramakrishna**

Under Secretary to Government

Horticulture Department

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2	ZAZARgi	08-06-1975	° AUÄ-ÄVÄ	09-03-1995	J <sub>3</sub> .T <sub>3</sub> J <sub>3</sub> T <sub>3</sub> T <sub>3</sub> .1	J <sub>3</sub> .T <sub>3</sub> J <sub>3</sub> T <sub>3</sub> T <sub>3</sub> .1	CPBA. J <sub>3</sub> .P ÄÄiÄPA UKEÄ'i "1"	CPBA. J <sub>3</sub> .P ÄÄiÄPA UKEÄ'i "1"	P <sub>0</sub> .ZÄ »vZÄT <sub>3</sub> ÄÄZÄ VUÄZÄ PKEArgÄVÄÄgÄ	21 a <sub>1</sub> Ä <sub>0</sub>	CEUKE° 6748 °ZÄP <sub>3</sub> 2000 8748
3	PEJA. ÄÄÄ	20-09-1968	¥j 2Ä <sub>0</sub> eÄw	01-02-1995	J <sub>3</sub> .T <sub>3</sub> J <sub>3</sub> T <sub>3</sub> T <sub>3</sub> .1	J <sub>3</sub> .T <sub>3</sub> J <sub>3</sub> T <sub>3</sub> T <sub>3</sub> .1	CPBA. J <sub>3</sub> .P ÄÄiÄPA UKEÄ'i "1"	CPBA. J <sub>3</sub> .P ÄÄiÄPA UKEÄ'i "1"	P <sub>0</sub> .ZÄ »vZÄT <sub>3</sub> ÄÄZÄ VUÄZÄ PKEArgÄVÄÄgÄ	21 a <sub>1</sub> Ä <sub>0</sub>	CEUKE° 6748 °ZÄP <sub>3</sub> 2000 8748
4	°Zi.J <sub>3</sub> T <sub>3</sub> . °j ÄÄi	20-07-1973	MPÄ UÄ	01-12-1994	J <sub>3</sub> .T <sub>3</sub> J <sub>3</sub> T <sub>3</sub> T <sub>3</sub> .1 CEÄWÄtö.	J <sub>3</sub> .T <sub>3</sub> J <sub>3</sub> T <sub>3</sub> T <sub>3</sub> .1 CEÄWÄtö	a Ä°EÄZÄ ZÄ@PA "1" UKEÄ'i	a Ä°EÄZÄ ZÄ@PA "1" UKEÄ'i	P <sub>0</sub> .ZÄ »vZÄT <sub>3</sub> ÄÄZÄ VUÄZÄ PKEArgÄVÄÄgÄ	22 a <sub>1</sub> Ä <sub>0</sub>	CEUKE° 6748 °ZÄP <sub>3</sub> 2000 8748
5	n.PÄ gÄUEÄXÄ	29-10-1965	ZÄ° ÄÄUÄ	16-06-1990	J <sub>3</sub> .T <sub>3</sub> J <sub>3</sub> T <sub>3</sub> T <sub>3</sub> .1 CEÄWÄtö.	J <sub>3</sub> .T <sub>3</sub> J <sub>3</sub> T <sub>3</sub> T <sub>3</sub> .1 CEÄWÄtö	ÄiÄÄ.J <sub>3</sub> T <sub>3</sub> .°Zi.JÄ. UKEÄ'i "r"	ÄiÄÄ.J <sub>3</sub> T <sub>3</sub> .°Zi.JÄ. UKEÄ'i "r"	P <sub>0</sub> .ZÄ »vZÄT <sub>3</sub> ÄÄZÄ VUÄZÄ PKEArgÄVÄÄgÄ	26 a <sub>1</sub> Ä <sub>0</sub>	CEUKE° 6777 °ZÄP <sub>3</sub> 2000 8777
6	«.1. G°ÄÄÄÄPA	14-10-1971	ÄÄÄiÄÄ	06-01-1995	CEPBA. J <sub>3</sub>	CEPBA. J <sub>3</sub>	ÄiÄÄ.J <sub>3</sub> T <sub>3</sub> .°Zi.JÄ. UKEÄ'i "r"	ÄiÄÄ.J <sub>3</sub> T <sub>3</sub> .°Zi.JÄ. UKEÄ'i "r"	P <sub>0</sub> .ZÄ »vZÄT <sub>3</sub> ÄÄZÄ VUÄZÄ PKEArgÄVÄÄgÄ	21 a <sub>1</sub> Ä <sub>0</sub>	CEUKE° 6777 °ZÄP <sub>3</sub> 2000 8777

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..PÁõqZÀ CÇÄÈ PÁAiÄÖZPÖ

d<sup>®</sup> AYER<sup>®</sup> E-ÁSÉ (Atú xÁgÁ<sup>a</sup>Á)

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**CΦϋÆZÈÉ -1**

ASÍ, AÑE 53, AÑO 1 2013, AUMENGA, CEAPÀ 26-07-2016.

PEAÖI PÄ ÇEUNE° EEPgBPA° AIA° PÄ CÇPAIÄ° AÄ 2012, ÇEÄAPÄ 15-02-2013 aÄVÜ° PÄögZÄ° AÄEÄ° E° ASÄ° 1D° AE 44° A° IC 2013, ÇEÄAPÄ 10-05-2013 gÄV° d° A° E° EÄE° E° ASÄ° (AÄÜ° AÄgÄ° A°) AÄ° E° ÇEÄAPÄ 10-04-2006 gÄZÄ° 10° aÄPDUKA° gÄVgPÄV° AÄE° P° gÄ° A° AÜKE° AÄ° A° Aq° CÇPAIÄ° AÄ° eÄJ° U° SAZÄ° ÇEÄAPÄZÄ° PÄÄIÄ° gÄVgÄ° A° ÇEUNE° EEPgBPA° ÇEÄAPÄ 13.02.2014 gÄZÄ° CÇÜ° AE° 1° DZÄ° A° Eqr° AÄVZÄ°

Dzib F y h a i a e c i a o e a z a d a y e e e ( a u a g a j ) e a s a i a e c e a a p 10.04.2006 g a z a 10 a b u k a g a v p a v a e f p g a a o a u e a a a q a c c a i a a a e a j u e s a z a c e a a p a z a p a i a o a d a w b a a 09 c e u e e e p a u e c e a a p 13.02.2014 i a z a e a j u e s g a a v e e z b e a c u e u m o g a a c e a s a z a 1 g a a b u k e a i a y h o a i a r c c u k e a f a v z e

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d<sup>®</sup>, A¥EÆ<sup>®</sup> E-ÁSÉ (,ÀÚ ðÃqÁªÀ)

(PÁOGIÀ ÁVÉÉ-É ÁSÍ 1D ÁE 44 Á 2013, ÇÉÁPÀ 10-05-2013)

የፖሊስ ሰነድ ማረጋገጫ ሰነድ											
የሰነዱ ቁጥር	የሰነዱ ስም	የሰነዱ ቀን	የሰነዱ ስም	የሰነዱ ቀን	የሰነዱ ስም	የሰነዱ ቀን	የሰነዱ ስም	የሰነዱ ቀን	የሰነዱ ስም	የሰነዱ ቀን	የሰነዱ ስም
1	2	3	4	5	6	7	8	9	10	11	12
1	የሰነዱ ስም	01/6/1960	የሰነዱ ስም	01/10/1985	የሰነዱ ስም	የሰነዱ ስም	የሰነዱ ስም	የሰነዱ ስም	የሰነዱ ስም	27	የሰነዱ ስም
2	የሰነዱ ስም	30/05/1958	የሰነዱ ስም	16/01/1986	የሰነዱ ስም	06/01/1976	የሰነዱ ስም	የሰነዱ ስም	390	27	7680
3	የሰነዱ ስም	16/08/1955	የሰነዱ ስም	11/09/1986	የሰነዱ ስም	7/01/1974	የሰነዱ ስም	የሰነዱ ስም	7/01/1974	የሰነዱ ስም	የሰነዱ ስም

1	2	3	4	5	6	7	8	9	10	11	12
4	f. <sup>1</sup> Ulgā <sup>a</sup> MEwō	29/10/1959	„Ā <sup>a</sup> ĀĒĀ ( <sup>1</sup> ĀĒĒt)	08/11/1984	„ĀĒ <sup>a</sup> MEgĀ «±kZĀi®ĀiĀZĒĒ ¥ġĒĀCAw <sup>a</sup> Ā ©.J ¥Ēk j.ĒĀ. 46992 CPĒĒSgi 1980	©.J ¥Ēk j.ĒĀ. 46992, CPĒĒSgi 1980	¥ĒkĀZġġĀ „PĀĀĀPĀ "1" zġġ ĒĒPġĀ	¥ĒkĀZġġĀ „PĀĀĀPĀ"1" zġġ ĒĒPġĀ	No.EE/MI/QC/D/B NG/1/257/84-85., dtd:5/11/84gĀ ĒPĀSgiĒĒĒ ĊĒPĊAZĒĒ gĒĒ.16/- gĀvĒ <sup>a</sup> ĒvĒĀ gĒĒ. 160/-	28 <sup>a</sup> ġġ 7 wĀUĒĀ Ċ: 08-11-1984 j AzĀ ĒAĊĒPġġĒ „gĀvġĀ „ĀĒ „PĒ gĀvĀġĒ	¥ġĒĒĀ „ĀĀ UĀt „ĀĀĀvĒt G¥k <sup>1</sup> ĀUĀ 2 <sup>a</sup> PĒUĀ PġĀj ĀĀ <sup>o</sup> Ē PĀĀĀġ „Āġ» ĀwġĀvĀġĒ „ ¥ġĒĒĀ <sup>a</sup> ĒvĒĀ MI Āġ gĒĒ. 7560.00
5	¥ĒĒ ĀPġġ ¥ġġġġĀ <sup>a</sup> Ā ZĒĒĒt	11/05/1965	»AzĒĒ „ġġĀġĀ	26/03/1989	9ĒĒ vġġġv vĒUġġġ (1/6/1986)	01/06/1986	r PĀ <sup>a</sup> PĀUġĀ	r PĀ <sup>a</sup> PĀUġĀ	GZġ ĒĀĀĀĀ®ĀĀZĀ DZĀ±Ā „ĀSĒ 2003(98) J¥ġJ <sup>1</sup> ġ Dġġ 50, Ċ: 16/7/2014	16/07/2014	„ĀĀĀĀ <sup>o</sup> ZĀġĒ „ĒvĒĀ gĒĒ. 8730.20
6	„ĒĒĒĀZĀ S„PĒĒĒĒ ZPġĀ <sup>o</sup>	10/07/1967	»AzĒĒ PĀĀ <sup>1</sup> ġĀ	05/09/1984	2ĒĒ vġġġv GwĀtġ 01-12-1976	-	°k <sup>a</sup> ĀdzĒĒĒĒ	°k <sup>a</sup> ĀdzĒĒĒĒ	PĒ <sup>o</sup> ĒĀ »vĒġġġġġġġġġ PĒĒĒġġġġġġġġġ	29 <sup>a</sup> ġġ	183.24 ¥ġv ĊĒPĒ & °ZĒPġ <sup>1</sup> ġġ gĒĒ. 2000 MI Āġ 7680.00
7	°Ā„ĒĒĀ„ĀS Ē <sup>a</sup> ĀĀ <sup>a</sup> „ĀS SĀĊ <sup>o</sup> ĀġĀ „ġĀG¥k <sup>1</sup> ĀUĀ ZġġĒ ĀġĀ	01/06/1953	¥ĒĒġġ-2°	26/03/1971	7ĒĒ vġġġv	r <sup>a</sup> ĀZĀ	<sup>1</sup> Āj PĒĒ <sup>o</sup>	<sup>1</sup> Āj PĒĒ <sup>o</sup>	„ĀĒĒĒ GZġ ĒĀĀĀĀ®ĀĀZĀ DZĀ±ĒĒĒĒ <sup>a</sup> ġĀ ĒĀĀPĀ°ĒĒĊZĀġĒ	35 <sup>a</sup> ġġ	31.05.2013PĒ 60 <sup>a</sup> ġġ <sup>a</sup> ĀĀĀĒĒ ¥ĒĀĀPġġġġġġġ <sup>o</sup> „ĀĒĒĒĒ ©ġġġġġġġ <sup>1</sup> ZĒ

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**PĒĀĢĪ PĀGĀDĀMĒ UĀGĀ ĀGĀ K | ēi 13, 2017**

• **ÁUÀ4J**

1	2	3	4	5	6	7	8	9	10	11	12
8	J.JA ¥ÁÑÃ® ¼ÄÅ G¥À «´ÁUA C×ñtÄ	06/06/1966	>AzÆ effï	26/04/1986	10EÄ vßUw	¹ ºÄZÄ	º   PÄ ,P ÄÄIÄPA	º   PÄ ,P ÄÄIÄPA	ªÄÄEÄ GZÜ EÄÄÄÄ®ÄIÄZÄ DzÄ±zEÄÄÄ ºÄgÄ EÄªÄPA °EÄÇZÄÜf	P® ,zÄ »vzÄ Ü-ÄAZÄ vÜZÄ PÆ¼Ä ÁVZÉ	gÆ. 8942.00 ¼ÄÄÄÄ° zÄÜf
9	gÄÄ PA ZÄªP ,ÁS eÆÄUEPÆ¥Ä ¼ÄÄ. «´ÁUA ²gÄ	22/07/1968	ªÄÄ¹Ä	26/10/1987	4EÄ vßUw	r ºÄZÄ	ª Ä° EÄ ZÄ®PA	ª Ä° EÄ ZÄ®PA	P® ,zÄ »vzÄ Ü-ÄAZÄ vÜZÄPÆ¼Ä ÁVZÉ	27 ºÄJÜÄ ¥EÄNÄªÄÄEÄ gÆ. 5900.00 ¼ÄÄÄÄ° zÄÜf	

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